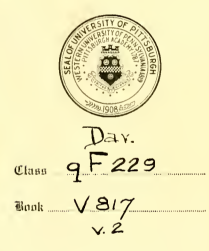


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THE RECORDS OF THE VIRGINIA COMPANY OF LONDON

THE COURT BOOK VOLUME II

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The Records of The Virginia Company of London

THE COURT BOOK, FROM THE MANUSCRIPT IN THE LIBRARY OF CONGRESS

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Contents

COURT I	BOOF	x, v	OLUI	ME I	Ι.						•			Page 9
MAY 2	20, 16	622 i	ro Ju	NE 7,	1624	•								
INDEX														545

Illustrations

v.	WRITING OF THE FOURTH COPYIST	rage 44
VI.	WRITING OF NICHOLAS FERRAR	118
VII.	WRITING OF EDWARD COLLINGWOOD	320
'III.	WRITING OF THOMAS COLLETT (?) AND EDWARD COLLINGWOOD Being page 331 of the original MS.	454
IX.	WRITING OF THE SIXTH COPYIST (NOT IDENTIFIED) . </th <th></th>	

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THE COURT BOOK

VOLUME II, 1622–1624

Records of the Virginia Company of London

At A

||Preparatiue|| Court held for Virginia the 20th of May i622

Present

Right Hono^{ble}: Lo: Cauendish¹

S ^r Edwin Sandys.	m ^r Ro: Smith.	m ^r Iadwin.
S ^r Iohn Dãuers.	m ^r Binge.	m ^r Kingstone.
S ^r Iohn Brooke.	m ^r Wilmer.	m ^r Ditchfeild.
S ^r Walter Earle.	Capt: Tucker.	m ^r Caswell.
S ^r Edward Lawly.	m ^r Addison.	m ^r Sparrowe.
m ^r Dept ffarrar.	m ^r Kightley.	m ^r Wood
m ^r Gibbs.	m ^r Withers.	m ^r Geo: Smith.
m^{r} Wrote.	m ^r Berblocke.	m ^r Copland.
m ^r Paulavieine.	m ^r Winne.	m ^r Widdowes.
m ^r Barnard.	m ^r Balmeford.	m ^r ffelgate.
m ^r Bromefeild.	m ^r Nich: ffarrar.	m ^r Cuffe.
m ^r Shippard.	m ^r Meuerell.	m ^r D'Lawne.
m ^r Tomlins.	m ^r Mellinge.	m ^r Barbo ^r .
m ^r Risely.	m ^r Roberte.	m ^r ffogge.
	m ^r ffoxton.	with divers others.

M^r Deputy acquainted the Courte that himselfe and some others entreated by the former Court had bin at S^r Thomas Smiths before

¹The handwriting of most of the first two hundred and fifty pages of this volume is the same as that of the latter part of the first volume. It has there been referred to as that of the fourth copyist.

the appointed Referrees concerninge Capt Martins buissines, and havinge vnderstood the matter of his charge, w^{ch} was that the Virginia Company denied him the fruition of those priviledges, that were formerly graunted vnto him, aswell in his Patent of the Maistershippe of the Ordinance in Virginia as also in his other Patent of his private Plantation; They desired to receaue his said Charge in writinge accordinge to the direccon of the last Court, wherevnto a speedie Aunsweare should be returned with all conveniency: Wherevpon it pleased the said Comittee to require Capt: Martin to sett downe his greevances in writinge by waye of Petičon vnto them, w^{ch} they by letter would recommend to the Virginia Company and expect their Answeare: Accordingly wherevnto it was now comended by the Referrees, w^{ch} he presented in Court, and beinge read and taken into consideracion, and likewise the peticon exhibited by Capt Martin to his Ma^{tie} w^{ch} contayned many scandalous suggestions, as well against the whole Company, as some speciall Members thereof: After deliberacon had therevpon, it was at length aduised and thought fitt, that in their Answ^r vnto the said Petičon there should be a double addresse made (vizt) the one vnto his Ma^{tle}, aswell for clearinge the Company and such perticular persons as stand accused thereby, as also to informe and certifie that some of those vnto whome the Reference is procured are suspected to be the chiefe Abettors and Supporters of Capt: Martin in this buissines. The second addresse to be to the Referrees themselues in like manner as have bin formerly donne to Capt: Martins Certificate: Wherevoon the Court entreated the Lo: Cauendish, S^r Iohn Däuers, S^r Iohn Brooke, S^r Walter Earle, m^r Gibbs, m^r Wrote, m^r Binge, m^r Tomlins, m^r Edw: Paulavieine, m^r Iermyn, m^r Elias ffoxton m^r Nicho: ffarrar, m^r Caswell m^r John Smith and m^r Ro: Smith, to meete to morrowe at m^r Dept ffarrars about 2 of the Clocke in the Afternoone to drawe vpp the said Answeare, and to present the same at the Quarter Court.

2. M^r Deputy signified further that one Samuell Each Captaine of the Abigall havinge at his beinge in Virginia made Tryall of those Banck¢ that lye out in Iames River neare Blunts-pointe and found that a Blockehowse or fforte might be erected vpon them, w^{ch} would altogether forbidd the passage of Shipps vpp higher, made offer vnto the Com-

panie, if they would imploy his Shippe the Abigall with a reasonable convenient fraight outward and homeward, he would carry a douzin Carpenters at the least, by whome the rest of his Marriners beinge supplied with convenient number of handes from the Colony and some necessaries from hence of Boate Cordage and Tooles he doubted not by the end of March to raise such a Blockhowse as should secure all the River about it: The Counsell and Comittees mett divers times about it, and havinge receaued good satisfaccon both of the Suffieiency of the man for his indgement and honesty, and also of the probablenes of the meanes, whereby he propounded to effect it, were all of opinion [2] that the offer was not to be refused, the matter of fortification beinge a thinge soe importunately requested by the Colony, and this perticular beinge indged by divers of the Planters to be that w^{ch} out ||ought|| first to be attempted, and most easie to be effected especially considering that the Demaunds of Capt Each were so ordinary and reasonable as although the worke should not be effected, yet there would arise noe damage to the Companie, but as they conceaue it rather a benifitt by the imploying so goodly and stronge a Shippe wherein the Lady Wyatt and the rest that this yeare are to goe may be exceeding econveniently and safely transported, and the whole Company [Bodye]] duringe their stay in the River much strengthned: Wherefore the Comittees proceeded in treaty with Capt: Each and the rest of the owners, and it was agreed on by both parties in the manner followinge, reservinge the confirmacon of the bargaine to the authority of the Quarter Court.

1. That there should be 150 tuñ of goodes and 150 persons or proporconablie of each, put and laden abourd the said Shippe: the w^{eb} number of persons and goodes were conceaued would be verie easily made vpp by private Aduenturers.

2. That the persons should repaye vj^{μ} a head in hand and for fraight of goodes iij^{μ} a Tun should be paid vpon Certificate of the safe deliuery of them in Virginia.

3. The Owners of the Shipp desired that the Passengers might be taken in at the Isle of Wight, w^{ch} although it were somewhat more charge, yet in matter of health it wilbe doubly recompenced.

RECORDS OF THE VIRGINIA COMPANY

4. And that the good might be delivered them here by the middle of Iuly they promising by the first of August to be gonn from the Isle of Wight if Winde and weather serve.

5. That they would not take in any more Passengers then the Companie should put abourd them, and that duringe the whole voyage the people should have their full allowance of victuall.

6. That after their vnladinge in Virginia the Shippe should with all convenient expedicon fall downe to Blunt-pointe, and there Capt: Each would diligently imploye himselfe his Shippe and 12 Carpenters and Marriners to the number of 40, till the end of March in case the buissines be not sooner effected for the erectinge and buildinge of a fforte or Blockehowse, and the Companie vndertaketh and promiseth to supply the said Capt: Each with such a convenient number of people and landmen as shalbe fitt, and requisite duringe the said worke; w^{ch} Land-men so sent and imployed should be maynetayned with victual of their owne at the Collonies charge, but their lodginge should be abourd the Shippe.

And the Companies for their partes doe promise.

That if this worke be effected they will make his fraight homeward 800^{u} vpon w^{ch} all good Tobacco, Sassafras C^r w^{ch} shalbe laden in him shalbe accounted and onely the personall transport of men shalbe excepted: As for the rate and price of the fraight, he shall not make any agreement without the consent of the Gouernor.

And that if he performinge his best endeauoures shall not be able to effect it, by the end of March, but for the perfectinge thereof shalbe required to staye a Month or more after he shall have paid him for every Months staye 160^{μ} by the Gouerno^r and Colony there and so pro rato, But in case it should happen there by the iudgement of the Gouernor and Counsell of State within one Month the worke prove not feazable, then it shalbe lawfull for him to repaire home the first of Ianuary, and that the Companic shall by that time lade so much Tobacco or other good \mathfrak{C} abourd him as shall make in fraight 800^{μ} besid \mathfrak{C} personall freight \mathfrak{C} .

And for somuch as for performance of this great worke, there was a matter of 200^{ll} required to be disbursed in necessarie provisions as namely in Axes Shouelle Spade and a Lighter w^{ch} come to the greatest charge beinge estimated at 50^{H} in all w^{ch} thing? there could be no losse although the works did not proceed in reguard they would be of great vse to the Colony: m^r Deputy therefore moued to knowe the [3] pleasure of the Courte for procuringe the said money seeinge the Comon Stocke was longe since exhausted and the Companie already fallen into debt (whereof my Lord of Southampton hath willed them to be verie cautious and sparinge) Wherevpon, it beinge taken into consideration and the importancy of the worke duely waighed, and withall it beinge signified that this money would be repaide againe by the Colony who were contented to be at all the charge and would be readie to make good what Contract soeuer the Company made here with any such Vndertaker, if the Project did not proue feazeable; The Court herevpon thought fitt to recommend it to the Quarter Court to entreat some to take vpp so much money, and that it should be propounded that for his Security he should not only have the Seale of the Companie, but also all such Comodities as eame from Virginia to the Companies vse should be consigned to him vntill vpon the Sale satisfaccon were given for all such debte and damages whatsoever as any such should stand engaged for.

And forsomuch as it was informed that in the time of S^r Edwin Sandys beinge Treasuror and since there had well neare 5000^{H} : bin paid in old Debt¢ (due in S^r Thomas Smithes time) to the great exhaustinge of the comon Treasurie: This Court thought it equall and inst that if any such debts were claymed hereafter (for w^{ch} neither the Companies Seale nor any member of the Companie stood bound to secure by consent of the Company nor did appeare by any order of Court) the parties complayninge should be sent for satisfaccon vnto such as were the Treasuror and Deputies in those times.

The Courte takinge into consideration the request of m^r Martin the Persian touching the double charge imposed vpon his Tobacco by the ffearmo^{rs} for in reguard he was a Stranger and havinge informed

themselues of the priviledge of their Patent, that gives them power to enfranchies Strangers and make them capeable thereby of the like imunities that themselues enioy; Haue therefore ordered that the Secretary shall repaire to the ffarmors of the Custome with a Coppie of the said Clause and that with the Court \mathfrak{C} speciall comendacon of m^r Martin vnto them, and to entreat their fauo^r toward \mathfrak{C} him the rather in respect of his good likinge to the Plantation whither he intend \mathfrak{C} to goe againe, w^{ch} may happily encourage other Strangers to the like resolucion to goe ouer thither.

S^r Iohn Dāners acquainted the Court with the good service that m^r Waterhouse had donne for the Companie in solicitinge of such as stood endebted vnto them vpon their subscriptions, Amongst whome findinge some Refusers and havinge made request vnto the Lo: Keeper for his letters vnto them, as my lo: Chauncello^r had formerly promised to doe (accordinge to the Teno^r of his Ma^{ts} Letters Patents) whereby the Companie are to praye his best assistance, of w^{ch} Clause the Lord Keeper beinge informed was desirous to see the priviledge of their Patent in that pointe: w^{ch} for that it could not be delivered without consent of a Court by reason of §th§ a late order: It was nowe therefore agreed vnto, that m^r Waterhouse should have the Patent to attend his Lo^p therewith and to bringe it backe againe.

It was further also moued that m^r Waterhous Account might be andited and consideracon had of the great paynes he had taken about this buissines, w^{ch} the Court hath referred to the Auditors who are to make reporte.

A request was likewise made in the behalfe of the Lady Dale who for that her people in Virginia doe not performe couenant (with her accordinge to their Contract (, but wronge her much in the proffit (of her land due vnto her, for w^{ch} cause shee is nowe sendinge ouer a Servant to require it of them, shee therefore desires the Companies Letter of Comendacon to the Gouernor of Virginia to assist her said Servant in the recoury of her said debt (, w^{ch} the Court hath promised shalbe made ready for her La^{pp}. [4] The Lo: President makinge request vnto the Company by Letter in the behalfe of a kinsman of his nowe goeinge to Virginia, that he may be directed in the best courses, and be respected the rather for his sake, The Courte hath promised to affoord him what fauoure they may and therevpon gaue order for a Letter to be writt to the Gouernor to that effect.

Vpon the močon of some of Martins Hundred that the bound of their Plantation (where they are nowe seated might be extended so farr either waye as might contayne the full proporcion of all the first diuision together; It is ordered it shalbe comended by letter to the Gouernor to certifie what may conveniently be donn therein.

Order was given for drawinge vpp of two Patent \mathfrak{c} nowe moued in Court; The one for S^r Iohn Brooke and his Associat \mathfrak{c} and the other to m^r ffrancis Harwell m^r Sheldon and others C^r.

And for somuch as there were divers Patents to passe at this next Quarter Court w^{ch} would require much time to examine; It was therefore agreed and ordered that the Quarter Court shall begin in the fforenoon vpon Wedensday for the dispatch of them and some other eursary buissinesses.

 M^r Gibbs Treasuror for the mayd ℓ sent this last Sumer to Virginia havinge had his Account ℓ audited did nowe present them to the veiwe of the Court, w^{ch} gaue the Companie great contentment: Wherevpon a močon was made that the Aduenturers in the said Roll might haue a ratable proporčon of land laid out together w^{ch} was due vnto them for transportinge of the said Mayd ℓ w^{ch} they desired might be called Mayds Towne: W^{ch} the Court hath referred to the consideracon of this next Quarter Court.

 M^r Nieholas ffarrar beinge appointed Treasuror for the ffurr and Glasse buissines, havinge audited the said Account did nowe present vnto y^e Company faire book of them to lye in open Courte: W^{ch} the whole Court did verie well approue of, and wished the like care had bin taken in times past; And that these might be a President to all other Accountant hereafter, for clearinge their Accounts, with so much content and satisfaccon to the severall Adventurors and the whole Companie.

 M^r Howe the Cronicler makinge a request for 12^n of Tobacco, w^{ch} he pretends was promised him yearely in consideracion of his paines and willingenes to doe the Companie service in his Booke relatinge [to] the Passages concerninge Virginia, The Court was pleased to graunt his request for this yeare, givinge order that somuch should be deliuered him of the Companies Tobacco w^{ch} he thankfully accepted of.

 M^r Sparrowe mouinge for the Shares of land due vnto him, aswell for the Aduenture of 50^{μ} paid into the Companies Treasury for w^{ch} he had Bills to showe, As also for his 37^{μ} — 10^{s} w^{ch} he paid as he saith for his Capeablenes, and likewise for the transporte of three Servant w^{ch} he sent to Virginia at his owne charge: It is ordered that vpon proufe made of the premisses it shalbe allowed and assigned vnto him vnder the attest of the Secretaries hand.

Whereas heretofore a generall order was made in the printed Publication that whosoeuer did put in $12^{1i} 10^s$ Aduenture into the Lottary and would wave his prizes should have a share of land in Virginia in leive thereof, m^r Ditchfeild moved that forsomuch as a frend of his had performed that accordinge to the [5] said order that therefore he might take the benifitt thereof in land as was intended; The Court ordered that if vpon proufe appearinge his request should be graunted but generally they could not extend that favoure vntill the Lottery Account were cleared.

Pharao Flinton a Surgion petičoninge for restoringe the land giuen him by S^r George Yeardley then Gouernor as he saith in reward of his service w^{ch} he pretendeth to be since taken awaye by Roger Smith for the Companies vse, beinge cleared ground, or that in recompence thereof, he might have somuch cleared ground elswhere; It is ordered that it shalbe comended to the Gouernor for to examine the trueth of this his informacon and accordingly to doe him iustice.

MAY 20, 1622

These shares of land passed the allowance of the Auditors and approbation of this Court (vizt)

The younge Lo: Lawarre and the Lady Lawarre his mother, she as Executrix of the last will and testament of the Lord Lawarre deceased assigneth ouer fiue shares of land in Virginia of the personall Shares vnto m^r Iohn Parkhurst Cittizen and Grocer of London.

S^r Hen: Maynwaringe Knight assineth ouer two shares beinge parcell of the fiue passed vnto him from the right Hono^{ble} the Ea: of Dorsett vnto his Brother m^r Thomas Maynwaringe of the Inn⁹ Temple London esquire.

S^r Sam: Sandys knight standinge cleare and not indebted doth assigne one share of land to his Sonne S^r Edwin Sandys knight the younger.

M^r William ffelgate Cittizen and Skinner of London assigneth ouer one share vnto Toby ffelgate of Ratcliffe Marriner his brother.

M^r Phillipp Iacobson of London marchant assigneth ouer one share of land in Virginia vnto his younger Brother m^r Iames Iacobson of London marchant.

ffrauncis Carter passeth ouer one share of land vnto $||m^{r}||$ Thomas Addison of Lincolnes Inn in the Countie of Middlesex, esquire beinge parcell of the later forty shares assigned vnto him by the right Hono^{ble} the Lady Lawarr.

 M^{r} Deputy puttinge the Court in remembrance of the eleccon of their Officers vpon the next Wedensday namely the Treasuror Deputy Auditors Comittees and other Officers w^{ch} matter he doubted not but they would take into their serious consideracion: It was generally answeared by the Company that they hoped they should humblie entreat the Lo: of Southampton once more to vouchsafe to hold the place of Treasuror this third years vnder whome God had so much blessed the buissinesses to their great and generall Ioye and comfort. [6]

16456-vol 2-06-2

A GENERALL QUARTER COURT HELD FOR VIRGINIA IN THE FORENOONE THE 22^{th} of May 1622

S ^r Edwin Sandis.	m ^r Nich: ffarrar.	Capt: Bargraue.
S ^r Io: Dãuers.	m ^r Iohn Smith.	m ^r Caswell.
S ^r Io: Brooke.	Capt: Tucker.	m ^r Roberts.
m ^r Deputy ffarrar.	m ^r Ro: Smith.	m ^r Iadwin.
m ^r Gibbs.	m ^r Winne.	Capt: Binge.
m ^r Wrote.	m ^r Steward.	m ^r Cuffe.
m ^r Tho: Bulkly.	\mathbf{m}^{r} Meuerell.	m ^r Mellinge.
		with divers others.

M^r Deputy signified that the Comittee appointed by the former Court having accordingly mett and taken into consideracon the matters referred vnto them touchinge Capt: Martyns peticon exhibited to his Ma^{tie} against the Virginia Company and beinge directed to make a double Answeare therevnto, the one vnto his Ma^{tie} for clearinge the Companie and some perticular persons that stand accused by his said peticon, and to certifie that some of the Referrees named therein are suspected to have bin the cheife Abettors of Capt Martin in this buissines: And the second Addresse to be vnto the Referrees themselves as was required: Accordingly herevnto the said Comittee had drawne vp a shorte peticon w^{ch} beinge presented in Court and twice deliberatly read was well approved of and beinge put to the question was ordered to be engrossed and that a Declaracon of this yeares Supplie should be therevnto annexed: There was also another draft read contayninge more ample declaracon of the perticular passage of this buissines, w^{ch} was thought fitt to be referred to a Comittee to be appointed by the Afternoones Court to take it into consideration and out of it to drawe what they shall conceaue fitt to informe the Referrees.

Report was now made of the State of the Lord of Southamptons Account ℓ for this last year past w^{ch} having bin examined and approved of by the Auditors were nowe presented in Courte whereby it appeared that his Lo^{ps} receipt? consisting of these fower heades, namely by Lotteryes, adventures, transportacion and fraight and by the Magazine came to $6756^{11} 2^{s} 3^{d_1}$ And that his disbursement? (as might also appeare by the perticulars) did fully ballance the other Some, W^{ch} Account? accordinge to the orders of the Company are to lye open in Court till the next Quarter Court.

And touchinge the State of the Cash (after report made what great Somes of money had bin issued out for payment of auld Debt ℓ in S^r Thomas Smithes time,) The Auditors declared that whereas there was graunted fower generall warrant ℓ for payment of moneyes to m^r Deputy and the Comittees for w^{ch} m^r Deputy is to account; accordingly he had exhibited his said account ℓ to be audited but by reason of the shortnes of the time and the greatnes of their owne affaires the Auditors could not attend to audite them, but desired it might be respited till the next Quarter Court, w^{ch} was graunted.

But forasmuch as it appeared by m^r Cuffe the Bookeeper his Account \mathfrak{C} , that m^r Deputy is engaged in the Some of 1400^{li} more then he had receaued, It was nowe thought fitt and ordered that he should be secured vnder the Companies Seale according to the writinge w^{ch} was nowe presented by the Auditors: W^{ch} beinge read was well approved of and the Seale ordered to be therevnto affixed.

Whereas Divers matters of Accounts, depend between Captaine Argall and the Company, It was moued and thought fitt that this Quarter Court, should thinke on some course to call him to account w^{ch} if he shall refuse to doe then to proceed in a legall course against him. [7]

There were nominated for Counsello¹⁸ to be chosen this Quarter Court namely

Lo: Bishop: of London. m^r Binge. m^r Iermyn. m^r Bernard.

¹In the margin is written against this sum "viij 8."

There was also propounded to be made free of the Company vizt

Deane of Paules. Do' Sunnybanke. m' Leach. m' Purcas. m' Damport. m' W^m Clarke. m' Tho: Barwicke. m' Whitson Alderm: of Bristoll.

Whereas m^r Cuffe hath kept the Companies book? and Cash these 2 yeares It was thought fit he should have 40^u a yeare for the 2 yeares past onely. And vpon his longer continuance and further paines in that buissines consideration should be had thereof.

The severall Patent appointed to be made readie against this morning Court were read and examined and beinge found agreeable to the lawes of the Company were put to the question and comended to the Afternoones Court for further confirmacion, The Patent were these vizt

To S ^r Io: Brooke als Cobham To m ^r Tho: Bulkely To m ^r ffran: Harwell To m ^r Edm: Winne To Capt. Dan. Tucker	Aduenturers.
To S ^r Bowyer Worsly ¹ To m ^r Robt. Moston To: Capt: Hen: Pelham	Planters

Also private Patents for shares given by the Quarter Court vizt.

To m^r Io: Bonnall.² To Capt: Sam: Each. To m^r Iames Balmford.

¹This patent is mentioned in List of Records, No. 324, page 166, ante.

² This patent is mentioned in List of Records, No. 325, page 166, ante.

It is also agreed and ordered that those thing? that have bin proposed nowe and in the Præparative Court be first ordered in the Afternoone before the eleccon of Officers.

 M^r Do^r Turner presented a Bill of Aduenture of 25ⁱⁱ vnder the Companies Seale and signed by m^r Atkinson, whereof but 12ⁱⁱ 10^s is acknowledged in the printed booke, the rest to be charged vpon S^r Thomas Smith. [8]

AT A GREAT AND GENERALL QUARTER COURT HELD FOR VIRGINIA IN THE AFTERNOONE THE 22 OF MAY i622

PRESENT

Right Hono^{ble}: Lo: Cauendish. Lo: Padgett. Lo: Haughton.

S^r Edw: Sackuill. S^r ffra: Ley. S^r Io: Merricke. S^r Edwin Sandys. S^r Phil: Carey. S^r Sam: Sandys. S^r Io: Dauers. S^r ffrancis Goodwin. S^r ffran: Egiocke. S^r Io: Brooke. S^r Tho: Wroth. S^r Walt: Earle. S^r Edw: Lawley.

m ^r Io: ffarrar Dept.	m^r Langley.	m ^r Groce.
m ^r Gibbs.	m ^r Geo: Mole.	m ^r Elkin.
m ^r Henry Rainsford.	m ^r ffoxton.	m ^r Cranmer.
m ^r Io. Zouch.	m ^r Rugles.	m ^r Rich: Lambe.
m ^r Ald: Hamersly.	m ^r W ^m Iohnson.	m ^r Lawrence.
m ^r Wrote.	m ^r Withers.	m ^r Baron.

m' Nich: Hide. m' Christ: Earle.	m ^r Morden. m ^r Nich: ffarrar.	m' Iadwin. m' Widdowes.
m ^r Geo: Wilmer.	m ^r Ro: Bateman.	m ^r Eldred.
m' Bromefeild.	m ^r Leate.	m ^r Russell.
m ^r Risly.	m ^r Binge.	m ^T Martin.
m ^r Steward.	m ^r Bland.	m ^r Harrison.
Do ^r Linsey.	m ^r Bull.	m ^r Mellinge.
Do ^r Gulstone.	m ^r Barkham.	m ^r Geo: Smith.
Do ^r Anthony.	m ^r Caninge.	m ^r Hackett.
Do' Turner.	m ^r D'Lawne.	m' ffran : Waterhouse.
m ^r Rob: Bell.	m ^r Caswell.	m ^r Truloue.
	m ^¹ Berblocke.	m ^r Price.
m ^r Ro: Smith.	m ^r Barnard.	m ^r Challon ^r .
m ^r Io: Smith.		
m' Kightley.	m ^r Geo: Scott.	m ^r Newport.
m ^r Tomlins.	m ^r Ditchfeild.	m ^r Roberte.
Capt: Bargraue.	m ^r Palmer.	m ^r Woodall.
Capt: Tucker.	m ^r Tho: Wiseman.	m' Hickford.
Capt: Gifford.	m ^r Rich: Wiseman.	m^{r} Steward.
m ^r Rogers.	m^{r} Edward \mathfrak{e} .	$\mathbf{m}^{\mathbf{r}}$ Meuerell.
m ^r Paulauacine.	m^{r} Bennett.	m^{r} Colethurst.
m ^r Io: Porter.	m ^r ffelgate.	m ^r Stubbs.
m ^r Edw: Gibbs.	m ^r Kirrell.	m ^r Browne.
m ^r Chettell.	m ^r Swayne.	m ^r Nicholls.
m ^r Wheat.	m ^r Io: Lambe.	m ^r Tho: Carter.
m ^r Tho: Gibbs.	m ^r Boothby.	m ^r Tho Waterhowse.
m ^r Tho: Shippard.	m ^r Swinhow.	m ^r Gold.
in the output		m ^r Barber.
		m ^r Sparrowe.
		with divers others.
		with unders others.

The former $||Q^r||$ Court beinge read forsomuch as it was ordered by this morning Quarter Court, that such matters as had bin nowe and likewise in the Præparatiue Court proposed and referred to the confirmacion of this Afternoones great and generall Assembly should first be ordered:

Accordingly m^r Deputy first proposed the Contract made by the Comittee with Samuell Each Captaine of the Abigall touchinge the buildinge of a Blockhowse neare Blunt-pointe in Iames Riuer in Virginia In w^{ch} place (beinge formerly veiwed by him) he hopeth to effect the same flor performance [9] whereof his demaund¢ also were so reasonable, as although the worke should not proue feazeable, yet there would arise no damage to the Company but rather a benifitt by the imployment of so stronge a Shippe for the safe transporte of their people this present yeare as also the whole Colony would be much secured duringe her stay there: The w^{ch} bargaine and Contract was by the Court conceaued to be verie reasonable, and beinge put to the question by a generall consent was ratified and confirmed.

And further whereas for the performance of this great worke there was a matter of 200^{ii} to be disbursed in necessarie provisions as namely in Hatchettes Axes Shouell(Spad(and a stronge lighter (w^{ch} came to the greatest charge beinge estimated at 50^{ii}) In all w^{ch} thing(they beinge of so great vse vnto the Colony, there would be noe losse at all, although this worke proceeded not, and besid(this 200^{ii} beinge onely to advance the buissines and to be repaide againe by the Colony who are contented to be at all the charge vpon the vndertakinge of so important a worke vnto them for these respect(, the Court hath entreated m^r Iohn ffarrar to take vp so much money and for his Security, it is ordered that he shall not onely have the Companies Seale for repayment, but also such good(and comodities as shall come from Virginia to the Companies vse shalbe consigned vnto him vntill vpon the sale he receaue full satisfaccon.

And forasmuch as it appeared by the Bookeepers Accounts that m^r Iohn ffarrar stand engaged in diuers great Somes of money vpon the Companies buissines to the value of 1400^{ii} for w^{ch} it was thought fitt by the morning Court he should be secured vnder the Companies Seale accordinge to a writinge then presented by the Auditors, the same was nowe againe read and beinge put to the question was ratified confirmed and ordered to be sealed The Coppie whereof dothe here ensue.

By a greate and Generall Quarter Courte held for Virginia the 22 day of May 1622

Whereas¹ itt appeared to y^e Audito¹⁵ by y^e testimoney and Accompts of Iohn Cuffe Bookeeper, y^t m^r Iohn fferrar Deputy hath by warrant from the Comittees for the vrgent and necessary occasion(of the Company for Virginia Disbursed to the Sume of Six Hundred, Sixty and Nine pounds And further that vppon the Voyadges and buisines ordered, & vndertaken by y^e generall Consent of the Company this last yeare, the Company remayneth in Debt to the value of ffowerteen Hundred pounds.

And wheras for the sattisfaccon and discharge of y^e said engagements, It was by a generall Court held the eight of May 1622. Ordered v^t the Tobacc^o lately sent from Virginia belonginge to the Colledge and generall Company, should be sould by certaine Comittees & the Proceed theref be wholly delivered vnto m' John fferrar; The said Order is by this great and generall Quarter Court Confirmed and ratified. and because y^t y^e said Tobacc^o is not likely to discharge butt a little of y^e said Debts; Itt is now further ordered y^t what soeve^t as well by y^t Tobacc^o y^t is now com home as y^t w^{ch} hereafter is to come, y^t shall proue due vnto y^e generall Company vppon their Adventure of 800^{li}: in y^e great Magazine, shall by the Treasuror of y^t Magazine from time, to time, be paid ouer vnto ye saide Iohn fferrar, and that the Acquittance and release of y^e said Iohn fferrar, shalbe a sufficient discharge vnto y^e said Treasuro^r; And further fo^r y^e full securitie, and sattisfaccon of y^e said Iohn fferrar, Itt is ordered that itt shalbe lawfull for y^e said John fferrar to receaue all such monneys & Debts as are due vnto y^e Company & hee can poure and gett in, vntill such time as hee be fully sattisfied discharged and secured, from y^e Debts and engagements w^{ch} hee hath duely, and for ye Companies buisines vndertaken to gether wth all y^e Interest(and damages y^t shall arise thervppon. And itt is Ordered & agreed y^t y^e Acquittances & releases of y^e said Iohn fferrar shalbe a sufficient discharge vnto such as shall pay him monnevs see long as hee shall approve vnto y^e Audito^{re} of y^e Company that

¹The heading and initial word of this document are in the autograph of Nicholas Ferrar. From this point in the manuscript the handwriting is that of Nicholas Ferrar's assistant, referred to as Thomas Collett.

theris mony justly due vnto him, and in confirmacon of y^e promisses y^e Company haue caused their Legall Seall hervnto to be affixed. [10]

The shares passed in the Præparatiue Court beinge allowed by the Auditors were nowe againe read and severally put to the question and confirmed (vizt)

The younge Lord Lawarrs mother as Executrix of the last will and testament of the Lord Lawarr deceased assigned ouer fiue Shares of land in Virginia of the personall Shares vnto m^r Iohn Parkhurst Cittizen and Grocer of London.

S^r Henry Manwaringe Knight assigned ouer two shares beinge parcell of the shares passed vnto him from the Right Hono^{ble} the Ea: of Dorset vnto his Brother m^r Thomas Manwaringe of the Inner Temple London Esquire.

S^r Samuell Sandys standinge cleare and not indebted assigned one share of land to his Sonne S^r Edwin Sandys knight the younger.

William §M^{*}§ ffelgate Cittizen and Skinner of London assigned ouer one share vnto Toby ffelgate of Ratcliffe Marriner his Brother.

M^r Phillip: Iacobson of London Marchant assigned ouer one share of land in Virginia vnto his younger Brother m^r Iames Iacobson of London Marchant.

ffrauncis Carter passed ouer one share of land vnto m^r Tho: Addison of Lincolnes Inn in the Countie of Middlesex Esquire beinge parcell of the later 40 shares assigned vnto him by the right Hono^{ble} the Lady Lawarr.

The Share likewise w^{ch} m^r Roberts passed to his Sonne Elias in the morninge was nowe confirmed.

 M^r Roberts presented vnto the Court an East India box or Standish w^{ch} he gaue as a testimony of his loue and respect to this Hono^{ble}: Company.

The reward of 40^{H} a years for the two years past graunted by the morning Court to m^r Cuffe for his great labo^r and paynes in keepinge the Companies book and Cash duringe the said time beinge nowe put to the question was confirmed and ratified.

Certaine gentlemen ||that|| were nominated and chosen by the morning Court to be of his Ma^{ts} Counsell for Virginia were nowe againe read, and severally put to the question and confirmed vizt:

> The Lo: B^p of London. m^r Binge. m^r Iermyn. m^r Bernard y^e elect Gouernor of the Sumer Ilands.

There was also then proposed and admitted to be free Brothers of the Company these followinge

Deane of Paules.	m ^r Damport.
Do ^r Sunnybanke.	m ^r Whitson Alder. of Bristoll.
m ^r Leech.	Capt: Tho: Barwicke.
m ^r Purcas.	m ^r W ^m Clarke.

who beinge severally put to the question were confirmed. [11]

The Aduenturors for the Maides sent the last Somer, having moued for a ratable proporcion of land to their Aduenture to be laid out together, where they intend to build a Towne w^{ch} they desire may be called by the name of Maydes Towne. The Court hath graunted their request and approved of the name they have given therevoto.

The Conittee appointed by the ||last|| Præparatiue Court havinge drawne vpp a short petičon in the name of the Companie to be preferred vnto his Ma^{tie} in Answeare of Capt: Martins formerly exhibited w^{ch} beinge read and approued by the morning Court was nowe againe taken into consideracon and being twice read was approued by this great Court And the Lord Cauendish Lo: Padgett Lo: Haughton were humblie entreated to present the same vnto his Ma^{tie} with all conveniency w^{ch} they were pleased to vndertake.

The Court did likewise entreat S^r Edward Sackuill and m^r Wrote to acquainte the Referrees namely the Ea: of Leicester and Lo: Carewe with the proceeding? of the Companytouchinge Capt: Martin and the inst exceptions they had taken against his exorbitant Patent.

The ¹ Lo: of Southamptons Account? for the yeare past were brought into the Court, havinge been presented to the morning? Court and the State thereof declared by the Auditors (by whome they have been examined and approved) they are therefor nowe appointed to lye in open Court between this and the next Quarter Court accordinge to the orders of the Companie.

fforasmuch as Captaine Argall hath hetherto giuen no satisfaccion to the Companie for the great losses they have susteyned by his misimploying their Tenant \mathfrak{c} , Corne, Cattle and other yearely proffitt \mathfrak{c} in the time of his Gouerment to his owne private end \mathfrak{c} and gayne (to the great preiudice and almost ouerthrowe of the publique Stocke and State of the Colony) for w^{ch} beinge questioned heretofore, he hath as yet giuen noe satisfactory Answeare: It is therefore nowe agreed and ordered, that he shalbe warned to exhibite his Account \mathfrak{c} and required to make a reall Answeare to what the Company can justly charge him withall and to this end the Court hath earnestly entreated

S ^r Io: Dãuers.	m ^r Io Smith.
m ^r Gibbs.	m ^r Tomlins.
m ^r Binge.	m ^r Kightley.
m ^r Wrote.	m ^r Meuerell.
m ^r Nich: ffarrar.	m ^r Mellinge.
m^r Ro: Smith.	0

or any three of them to meet at m^r ffarrars howse the Satturday morninge followinge.

Vpon močon in reguard the Afternoone was farr spent, it was by a generall consent agreed vnto that the Court should be continued after 6 of the Clocke till all buissinesses were ordered.

¹ Written over "My" by the copyist.

Imediately after these buissinesses ||things|| were thus ordered, as the Court were proceedinge after their accustomed manner to the eleccon of their Treasuror Deputy and other Officers for this present yeare accordinge to the direccon of his Ma^{ts} Letters Patent¢, m^r Alderman Hamersly rose vpp and havinge first excused his seldome cominge to Court¢ by reason of the Officers negligent [12] warninge of him, he said That himselfe and m^r Bell were both comaunded by m^r Secretary Caluert to deliuer a Message in his Ma^{ts} name vnto this Court, namely to signifie, that although it was not his Ma^{ts} desire to infringe their liberty of free eleccon yet it would be pleasing vnto him, if they made choise for Treasuror and Deputy any of those gentlemen (comended for their Sufficiency), whose names were menconed in the paper nowe presented in open Court w^{ch} were these that followe vizt

	[S ^r Io: Wolstenholme.]
	S ^r Io: Wolstenholme. S ^r W ^m Russell. m ^r Cletherow. m ^r Mawrice Abbott.
ffor Treasuror were named	m ^r Cletherow.
	m ^r Mawrice Abbott.
	m ^r Hamford.
	m ^r Leat. m ^r Ro: Oftly.
ffor Deputy	m ^r Stiles.
	m ^r Abdy. m ^r Bateman.
	m ^r Bateman.

M^r Bell beinge also entreated to deliuer the Message he had receaved from m^r Secretary Caluert said, that he was not present when m^r Secretary Caluert imparted this Message to m^r Alderman Hamersley but that there came a Messenger to him ouer night to require him to attend m^r Secretary Caluert at his Chamber and beinge there m^r Secretary told him, that his Ma^{tie} commaunded him to signifie his pleasure that out of his good wishes (for the good of the Company and the Plantation) he had recomended to this Court certaine Gentlemen (named in the paper nowe presented) if the Company so thought good: But it was not his meaning to infringe the liberty of their free cho[ise]; And beinge desirous to have had this ||his|| Message in writinge m^r Secretary said it needed not for it was but short. Both w^{ch} Messages agreeinge in substance, and beinge a full remonstrance of his Ma^{ts} well wishinge vnto the Plantation and of his graceous meaninge not to infringe the priuiledge of the Companie and liberty of their free eleccon was receaued with great ioye and contentment of the whole Court and therevpon proceedinge to the eleccon of their Treasuror for w^{ch} onely three by the orders of the Company could stand for it. It was generally agreed that out of the fiue formerly proposed by his Ma^{tie} for Treasuror, choise should be made of two of them, to stand in eleccon with one that the Companie should name: Wherevpon the former fiue beinge seuerally put to the question, It appeared by ereccon of most hand(that m^r Clethero and m^r Hanford were to stand for it: Then the Companie named ||the¹|| Lord of Southampton who beinge all three accordingly ballated, the place fell to ||the¹|| Lord of Southampton by havinge 117 balls, m^r Clethero 13 and m^r Hamfort 7.

In like manner out of the fiue formerly named by his Ma^{tie} for Deputy, by ereccon of most hand (m^r Leat and m^r Bateman were to stand for it, vnto whome the Companie havinge added m^r Nicholas ffarrar, they were all three put to the Ballatinge Boxe, and therevpon choise was made of m^r Nicholas ffarrar by havinge 103, m^r Bateman 10: and m^r Leate 5.

Wherevpon m^r Deputy ||tooke^s|| his place, ||and|| gaue vnto the Court humble thank¢ for their loue and hono^{ble} testimony, w^{cb} by electing him to that place, they had giuen him: wherein he professed he should all his life longe exceedingly glory and reioyce, if he could but thinke himselfe worthie thereof: But knowinge well the waightines of the place and his owne great inhabilities, he could not without feare and tremblinge accept thereof: But since he knewe they would not vpon [13] any entreaties of his, alter their choise he humblie submitted himselfe, promising not to faile to the vttermost of his power to performe the charge they had laide vpon him, Humblie beseechinge the Hono^{ble} Lords and the worthie Officers with their Counsell¢ to direct him and the whole Court in generall with their

¹ Written over the word "my."

² Changed from the word "takinge."

presence to assist him for the well performinge of the Office they had imposed vpon him, and in perticular besought them to request his Brother m^r Iohn ffarrar (in confidence of whose assistance, he well knewe they had made choise of him) to continue the selfe same care and paynes as he had formerly donn without w^{ch} he could not hope to performe his place as he ought: Wherevpon m^r Iohn ffarrar made promise not to slacke any thinge of that zealous and diligent care $||w^{th}|| w^{ch}$ himself had performed that office.

Next the Court proceeded to the eleccon of the Auditors confirminge six of those of the last year namely

S ^r Edwin Sandis.	m ^r Gibbs.
S ^r Io Dãuers.	m ^r Io ffarrar.
m ^r Io: Wroth.	m ^r Kightley.

and in respect m^r Cranmer had removed his dwellinge from London whereby he could not attend the buissines m^r Bennett was chosen in his place who were all sworne.

After this the Court proceeded to the eleccon of the Comittees, w^{ch} was performed accordinge to the standinge order of the Companie w^{ch} doth appointe one fourth parte to be new elected and the rest by ereccon of hand \mathfrak{C} to be confirmed (vizt) of the last years were confirmed.

m ^r Berblocke.	m^r Geo: Smith.	m ^r Boothby.
m ^r Bull.	m ^r Wiseman.	m^r Bennett.
m ^r Caswell.	m ^r Darnelly.	m ^r Biddolph.
m ^r Bland.	m ^r Mellinge.	m ^r Couell.

vnto whome were nowe added.

m^r Meuerell. m^r Barbo^r. m^r Wheatly. m^r Seaward.

who did all of them take their oath.

Edward Collingwood Secre William Webbe Husband ffrancis Carter Beadle

Itt was moued to bestowe on m^r Iohn Farrar the late Deputy some proporčon of land, as a Testimonyall of the Companies thankfull acknowledgm^t and approbacon of the generall ||greate and|| faithfull seruice performed by him in the place of Deputy the three last yeares, and accordingly it beinge put to the question there were given vnto him 20 shares of old Aduenture: And it was further ordered that together with the Guift it selfe it should be entred in the Court booke, that the Court conceaned his merritt \mathfrak{C} so great, as if their greater liberality had not by their lawe bin bounded within the compasse of 20 shares, they would for him have exceeded it with farr larger proporčon. [14]

Itt beinge moued that there might be some presentacon of the Companies humble thankfullnes vnto his Ma^{tie} in respect of the graceous Message formerly deliuered after some deliberacon had therevponn the Court conceaued it fitt to be sett downe in these words (vizt)

That the Lord Cauendish the Lo: Padgett the Lo: Haughton are humbly requested by the Court to present their most humble thank? to his Ma^{tie} for his graceous remembrance and good wishes to their affaires out of w^{ch} he was graceously pleased to recomend certaine persons for Treasuror and Deputy if they so thought fitt, but without any infringement of their liberty of free eleccon; And they were further humbly requested to signify and testific vuto his Ma^{tie} the great respect and reverence where with his message was receased and howe in conformity therevuto, although they had formerly accordinge to their custome in their Præparative Court nominated the Ea: of Southampton for Treasuror, yet out of the persons recommended by his Ma^{tie} they choose fower who had most voices and put them in eleccon with two nominated by the Company vpon whome the places were conferred by an vnanimous consent of the Company, havinge founde the Plantation to prosper enery of these three last yeares, more then in ten before, and found more to have bin donn with Ten thousand pounds, then formerly with fower score thousand: And they

conceaued also that in reguard the Staple Comodities of Iron, Silke, Wyne, Salt, C^r are nowe in establishinge and perfectinge: As also that the Gouerment of that Country is to be confirmed, that equall sufficiency for direccon would not so much aduance the Plantacon, as the variablenes of Instruccons proceedinge from different conceptions would preiudice the buissines.

The severall Patent examined and approved of in the forenoone were nowe put to the question and ordered to be sealed vizt.

To S ^r Io: Brooke ats Cobham	
To m ^r Tho: Bulkly	
To m ^r ffran : Harwell	Aduenturers
To m ^r Edmund Wynn	
To Capt: Dan: Tucker	
To S ^r Bowyer Worsley]
To m ^r Ro: Moston	Planters
To Capt Hen: Pelham	J

Also private Patents for shares given by the Quarter Court (vizt)

To m^r Io: Bonnall. To Capt Sam: Each. To m^r Io: Balmford.

It beinge moued that it might be free for Aduenturors and Planters to take Duplicat? of their Patents vnder the Companies Seale, it was generally held verie fittinge, and therevpon ordered that such as desired duplicat? being engrossed and wittnessed by the Secretary to be agreeable to their originall might have the Seale therevnto affixed. [15]

Whereas at a Court held the Thirteenth of ffebruary last The Company thought fitt to bestowe 2 shares of land old Aduenture in Virginia vpon Iohn Clarke in reward of the good seruice he had donn the Company in transportinge of people and Cattle to Virginia w^{ch} beinge referred to this Court for confirmacion, The same are nowe accordingly ratified vnto him and ordered to passe vnder the Seale at the next Quarter Court as vnto others.

32

JUNE 5, 1622

At a generall Court held for Virginia 5° Iunij 1622

Present

Right Hono^{ble}: Ea: of Southampton Trer Lo: Cauendish

S ^r Edwin Sandys.	Capt: Gifford.	m ^r Newport.
S ^r Phill: Carey.	m ^r Barnard.	m ^r Leuer.
S ^r Iohn Dãuers.	m ^r Rogers.	m ^r Harrison.
S ^r Io: Brooke.	m ^r ffreake.	m ^r Martin.
S ^r Tho: Wroth.	m ^r Bromefeild.	m ^r Seward.
m ^r Nich : ffarrar Dpt :	m ^r Paulavicine.	m ^r Hackett.
m ^r Iohn Wroth.	m ^r Caswell.	m ^r Geo. Smith.
m ^r Gibbs.	m ^r Bennett.	m ^r Wentworth.
m ^r Iermyn.	m ^r Wiseman.	m ^r Cuffe.
m ^r Io: ffarrar.	m ^r Palmer.	m ^r Woodall.
m ^r Ro: Smith.	m ^r Boothby.	m ^r Roberte.
m ^r Io: Smith.	m ^r Baynham.	m ^r Underwood.
m ^r Binge.	m ^r Widdowes.	m ^r Sparrowe.
m ^r -Bromfield.	$m^r W^m$ ffelgate.	m ^r Caps.
m ^r Tomlins.	m ^r Winne.	m ^r Chaplin.
Capt: Tucker.	\mathbf{m}^{r} Meuerell.	m ^r Grindon.
m ^r Ewens.	m ^r Mellinge.	m ^r Steward.
	-	m ^r Rossingham.
		with divers others.

My Lo: of Southampton beinge nowe present signified vnto the Court that he was content to accept the place of Treasuror for the yeare ensueinge accordinge to their eleccon wherein he would be ready to pforme the best seruice he could for the Companie and Plantacon, hopinge they would please as formerly to dispence with his absence when either his Ma^{ts} seruice or his owne vrgent occasions did with-

16456-vol 2-06-3

drawe him w^{ch} the Court willingly condiscended vnto, with humble and harty acknowledgement of their bounden thankfullnes vnto his lp: for his noble fauo^r and affeccion vnto the Plantacion vnder whome it had pleased God to prosper it so well in the two preceedent yeares of his gouerment, as there was nowe greater hopes then euer of a flourishinge State and Comon Wealth in Virginia, and so his lp: tooke his oath.

My Lo: Cauendish acquainted the Court with his Ma^{ts} Answeare vnto the Message hedeliuered in the name of the Companie in the presence of my Lo: Haughton and diuers others of the Counsell that attended them.

ffirst concerninge the peticon he presented to the Kinge in Answeare of Capt: Martins, wherein the Company through iust suspicon of partiality in some of the former Referrees desired the matter might be referred together with those fls in the first referrence, to certaine other Lords of his Ma^{ts} most hono^{ble} Priuy Councell, whome they nominated: his Ma^{tie} said he much wondred at this newe [16] sprunge vp custome that Peticoners should nominate their owne Referrees, to w^{ch} his lp: made Answeare that in that pointe Capt: Martin had bin their example who in his peticon w^{ch} his lp: then shewed his Ma^{tie} had named his owne Referrees w^{ch} his Ma^{tie} had approued.

Touchinge the Account of the last yeares Supplie w^{ch} he likewise presented vnto the Kinge his Ma^{tie} graceously accepted thereof.

Lastly vpon presentinge the Companies most humble thank¢ vnto his Ma^{tie} for the graceous message deliuered by m^r Alderman Hamersly and m^r Bell signifyinge that in proposinge the persons menčoned in the paper for Treasuror and Deputy it was not his Ma^{te} meaninge to infringe the liberty of their free eleccon; Wherevpon choise beinge made of two of each proposed by his Ma^{tie} to stand in eleccon with two others named by the Companie they beinge all put to the Ballatinge Boxe, the eleccon fell vpon my Lord of Southampton for Treasuror (vnder whose gouerment the Plantačon had exceedingly prospered and encreased) and vpon m^r Nicho: ffarrar for Deputy; But his Ma^{tie} seemed not well satisfied that out of so large a number by him recomended they had not made any choise: His Matte conceauinge that Marchante were fittest for the gouerment of that Plantation in respect of their skill and habilities for raisinge of Staple Comodities, and instancinge S^r Tho: Smith in whose times many Staple Comodities were sett vpp w^{ch} were nowe laid downe and onely Tobacco followed to w^{ch} his lp: made Answ^r that in this pointe as likewise in many other perticulers touchinge the Companie and their proceeding this Matle had bin much misinformed, the followinge of Tobacco onely and the neglectinge of all staple Comodities have bin the fruite of S^r Thomas Smiths and Alderman Iohnsons times but on the contrary euer since it hath bin laboured with all industrie care and diligence to erect Iron-Mille, plant Vineyarde nourish Silke and other like, of some whereof they hoped very shortly to give his Ma^{tle} good proufe, and that since the time of S^r Thomas Smith, the Colony had growne almost to as many Thousand of people as he left hundred, good encrease hath bin also of the Cattle: And that with ten thousand pounds expence there had bin more pformed for the aduancement of the Plantacon then by S^r Thomas Smith with fowerscore Thousande: And further his lp did assure his Ma^{tie} that some of those persons recomended beinge present in Court did then and most of them have otherwise publiquely since acknowledged and proffessed that they would neuer have accepted of those places, professing themselves through want of experience and aboundance of other imployment so disable that they should have brought backe the buissines more in one yeare then it had gonn forward in these last three so that the choosinge of them had bin the hazardinge of the whole Plantacon.

My Lo: of Southampton signified to the Court that himselfe and some others of his Ma^{ts} Counsell for Virginia together with y^e Gouerno^T and Assistant of the Sumer Hand had nowe (before the settinge of the Court) been consulting about a waightie Proposition made vnto them from my Lord Treasuror w^{ch} they conceaued might turne to the benifitt of both the Plantations: W^{ch} Proposition his lp: entreated S^T Edwin Sandys (as best acquainted with the manner of it) to relate vnto the Court. [17] Wherevpon S^r Edwin Sandys signified that my Lo: Treasuror out of his personall Duety as also the duety of his place bendinge his thought? to the aduanceinge of his Ma^{ts} proffitt and Revenue, and yet carefull to avoyde greivinge of his Ma^{ts} Subject and in perticular out of his Noble affeccon and well wishinge to the Plantation, wherein himselfe was one of the most auncient Aduenturers, as also of longe time a Counsello^r for the same had bin pleased of late to make an overture to him for contractinge with the two Companies of Virginia and Sumer Ilands for the sole Importacion of Tobacco into England, as also into the Realmes of Ireland: The graunt whereof havinge in these two former yeares been managed by other Contractors to the discontent and perhapps Detriment of the said Plantations, they might now have the Grant thereof made vnto themselues and consequently have the sole managinge of all that Comodity with reservacion of a valuable rent to his Ma^{tie} w^{cb} he thought might redound to the great benefitt of the Plantacons.

Touchinge w^{cb} Proposition his lp: desired to knowe his opinion in private before it were further published, S^r Edwin Sandys professinge his ignorance in matters of that nature desired to have some other associated with him, w^{cb} his lp: well likinge of, and givinge him his owne choise, he chose S^r Arthur Ingram, who then was present beinge likewise an auncient Aduenterer and Councello^r for the Plantation and who vpon all occasions did manifest his great good affeccon to it.

S^r Edwin Sandys and S^r Arthur Ingram fallinge into a consultacion amongst themselues touchinge this Proposition and consideringe y^e vncertainty of this deceaueable weede Tobacco w^{eh} serued neither for necessity nor for ornament to the life of man, but was founded onely vpon an humo^r w^{eh} might soone vanish into smoake and come to nothing, whereby the vpholding of any great rent to his Ma^{tie} to be raised out of that Comodity might in a short time bankrupt the Companies, and vtterly ruine the Plantacons: conceaued that it was a much safer waye for the Companies rather to yeald vnto his Ma^{tie} a certaine proporcon out of the Tobacco it selfe in specie then a certaine Revenue in money, beinge subject to so great danger. This Answeare within a fewe dayes after they returned to his lp: who requiringe their opinion what proporcon they thought fitt, S^r Edwin Sandys made Answeare that the Comodity beinge managed by men of skill and dexterity he thought that if the Companies should yeald to his Ma^{tie} a fourth part of the proffitt thereof it might raise vnto him a verie faire Revenue, And for his owne private opinion he thought it not impossible that the Companies (taking all circumstances into their ||due|| consideracon) might yeald to that fourth part, so as to be discharged of all other burdens.

His lp: herevpon fallinge into a calculacon of the quantitie of Tobacco yearely spent in these Kingdomes, as also of the prices at w^{ch} it might be sold concluded that without the Grant of a Third part, there could not be that revenue raised to his Ma^{tie} as was expected, and as for other charges his lp: answeared that the old Custome of vj^d and iiij^d the pound beinge already graunted to his Ma^{ts} ffarmors it might needs be [18] paid, for otherwise the Defalcacons w^{ch} the ffarmors would demaund might swallowe vp the greatest parte of his Ma^{ts} Rent intended, how beit he would helpe to bringe the matter to a reasonable composicon and such as might be no great burden to the Companie.

In conclusion his lp: aduised S^r Edwin Sandys to comunicate this Proposicon first wth the Gouernor and Deputies of the two Companies and if they did approve of his lp^s opinion who conceaued it might redound to the great benifitt of the Plantations and that in more respect then one, beinge duely waighed and considered, they might proceed to impart it to the Companies so to receaue their resolucon and further direccon.

Accordinge wherevnto S^r Edwin Sandys havinge acquainted both their Ifps then present and the Deputies of the Companies with the offer and nature of this Contract proposed And their Ifps havinge comunicated the same to the Counsell of the one Company and Assistants of the other they all thought it fitt that the same should be proposed to the consideracions of the Companies w^{ch} accordinge to their Ifps com and he had nowe performed. Wherevpon after some pause and deliberacon the Companie signified their generall well likinge of it: but withall desired that it might not be concluded vpon vntill such time as they had better considered of euery perticular matter and circumstance thereto incident and deliuered their opinions thereof either by writinge or otherwise.

Touchinge w^{ch} it was answeared that nothinge could be yealded vnto to binde the Company without the consent of a Quarter Court, wherevnto the ratificacion of this buissines must be referred:

Wherevpon it beinge put to the question first whither they liked to entertayne this Proposition in generall on such condicons as should be afterward agreed and assented vnto by themselues: The whole Court with an vnanimous consent signified their approbacon thereof.

Next it was propounded and thought fitt that a Comittee of either Companie should be appointed to treat and consider of the matter of this Contract and out of their number to select some to treat with my Lord Treasuror from time to time about it.

Wherevpon for the Virginia Companie these eight by ereccon of hande were chosen (vizt)

The Ea: of Southampton.	m ^r Nic° ffarrar Dpt.
S ^r Io: Brooke.	m ^r Bennet.
S ^r Edwin Sandys.	m^{r} Io: Smith.
S ^r Io: Dãuers.	m^r Ro: Smith.

After this the Virginia Court beinge dissolued into a Sumer Ilande Court and the Lo: Cauendish Gouernor of the said Companie takinge the Chaire, choise was made of six for that ||y^e|| Company vizt

the Lo: Cauendish.	m ^r Caswell Trēr.
m ^r Bernard y ^e elect Gouerno ^r .	m ^r Gibbs.
m ^r Io: ffarrar Deputy.	m ^r Ditchfeild.

who are entreated by the Court to take the premises into their consideracon and to make report from time to time of their proceeding vnto the Court, that their opinions and aduises may be also had therein. [19]

AT A VIRGINIA COURT ||HELD|| THE 19th OF IUNE 1622

Present

Right Hono^{ble}: Lo Cauendish.

S ^r Edwin Sandys. S ^r Nich: Lawer. m ^r Nich: ffarrar Dpť. m ^r Gibbs. m ^r Brooke. m ^r Iermyn. m ^r Wilmer. m ^r Io ffarrar. m ^r Steward. m ^r Binge. m ^r Paulavicine. m ^r Ro: Smith. m ^r Shippard. m ^r Barnard. m ^r Iohnson. m ^r Geo: Butler	m ^r Bull. m ^r Palmer. m ^r Caswell. m ^r Iacobson. m ^r Essington. m ^r Swinhowe. m ^r Meuerell. m ^r Widdowes. m ^r Baynham. m ^r Viner. m ^r Penistone. Capt: Tucker. m ^r Wynn. m ^r Geo: Smith. m ^r Kingston. m ^r Bogers	m ^r Mellinge. m ^r Barbo ^r . m ^r Towler. m ^r Sparrowe. m ^r Ley. m ^r Addison. m ^r Iefferrees. m ^r Rossingham. m ^r Capps. m ^r Grindon. m ^r Dawes. m ^r Peirse. m ^r Clarke. with diuers others.
m ^r Barnard.	m ^r Geo: Smith.	

 M^r Deputy acquainted the Court that S^r Nicho: Lower whose Brethren had bin large Aduenturers longe agoe, was nowe himselfe resolued to come into this buissines, wherevuto alwayes he had borne a zealous affeccion and had brought in 25^n for the purchase of two shares w^{ch} the Court verie gladly accepted ||of|| and a Bill of Aduenture was Sealed vuto him for two shares and the money delivered to m^r Iohn Cuffe the Companies Casheer.

'The letter "k" written over the letter "d."

It pleased the Right Hono^{hle} the Lord Cauendish to passe ouer one of his shares of land in Virginia vnto m^r Hobbs w^{ch} beinge allowed of by the Auditors was also approued and ratified by the Court.

After the readinge of the former Quarter Court m^r Deputy acquainted the Company with divers complaint that had bin exhibited to his Ma^{tie} by peticons against the Virginia Company, w^{ch} his Ma^{tie} had bin graceously pleased to referr to S^r Christofer Perkins one of the Maisters of Request with order to call the Deputy of the Company and some others before them to require their Answeares therevnto; Accordingly himself and some other of the Companie had bin before S^r Christofer Perkins, where they found divers peticons had bin preferred against the Companie where they also found Capt: Martin and Captaine Hazell attendinge their cominge who had exhibited two peticons to his Ma^{tie} complayninge in their first that the Virginia Companie denied him the said Captaine Martin the fruicon of those priuiledges contayned in his said Patent, wherevnto the Companie had former[mer]ly giuen their Answeare: in their second peticon to his Ma^{tie} Capt: Martin and Capt: Hazell (with many others vnamed) entituled his Ma^{tie} to a large parte of Virginia beinge fower score miles in circuite w^{ch} should be sett out by S^r Tho: Dale as the Kings fforrest. **[20]**

To the Kings moast excellent M^{aty}

The Humble Petition of Captayne Iohn Martyn esq And Captayne Robert Haswell wth many others.¹

Humbly sheweth to yo^r most excellent Ma^{tie} that whereas in time of S^r Tho: Dale Gouernor for yo^r Ma^{tie} in Virginia there was a great quantitie of Woodland Marish and other grounds beinge in circumference by estimacon fower score Miles or thereabout for w^{ch} ground he did compound with Powhatan the Indian Kinge or cheife of that place and bounded the same out with markeable Trees and other Mark of perpetuall knowledge and remembrance with a solemne

¹The caption of this petition is the autograph of Nicholas Ferrar. The handwriting changes from this point to that of the unidentified copyist referred to above as the "Fourth Copyist."

procession also of many yo^r Ma^{ts} Subjects then and there livinge comaundinge notice to given ||be taken|| thereof and to be alwayes entituled and called the King¢ fforrest.

In w^{ch} fforrest of yo^r Ma^{ts} there is of Deare and wild Swine a verie great number that beinge preserued with care and iudgement from the continual hauocke and spoile that is and wilbe made of them and their brood, By w^{ch} preservačon yo^r Ma^{ts} Colony may be continually nourished and Shippinge at all times plentifully victualled with Corne and Porke Baken and Deeres fflesh besid¢ there is many other proffitable Comodities alleady knowne

Yo^r Petition^{rs} therefore most humbly beseecheth yo^r most sacred Ma^{ty} to be pleased to take the said fforrest into yo^r owne hand \mathfrak{C} and to appoint some hono^{ble} person to ||be|| the Comander thereof, authorisinge him to giue order for Plantačons thereon for yo^r Ma^{ts} best behoufe and proffitt Giuinge order also for a Iustice of oyer and Rangers and other Officers as shalbe thought most convenient for the said fforrest and Plantačon.

And yo^r Peticoners shall praye for yo^r Ma^{t*} happie and longe raigne ouer vs.

Vnto this Petition as a matter of great consequence S^r Christofer Perkins required in his Ma^{ts} name a speedie Answeare: Wherevpon the Counsell havinge mett in the morninge, and taken it into consideračon framed an Answeare therevnto w^{ch} doth here ensue. [21]

The Aunsweare of the Counsell and Compagny for Virginia assembled in a generall Courte to the Petition of Captayne John Martyn and Capt: Robert Hassell wth many others unnamed touching that which they call the Kings Forrest in Virginia¹

The sayde Counsell and Companie for aunsweare therevuto saye that they acknowledge no Kinge of Virginia but Kinge Iames, of and vnder whome they hold and not from $\|king\|$ Powhatan so named by the Petitioners.

True it is that for a permanent hono^r as well to his royall Ma^{tte} the founder of that Plantation as also ||to|| his Princely Issue they have named both their

¹ The caption and first four words of this document are the autograph of Nicholas Ferrar.

chiefe Citties as also other places most remarkeable with the names of his Ma^{tte} and of his Children w^{ch} they suppose doth noe waye alter the proprietie of Inheritance in those places w^{ch} his Ma^{tte} by his letters Patent¢ vnder his great Seale hath graunted to the said Companie for and throughout all Virginia.

Touchinge the King¢ florrest so named in the peticon, it is a name happily knowne to Capt: Martin and his Associat¢ but not to the Company and in the circuit of that Territory w^{ch} they are pleased to call the florrest are placed both Iames Citty beinge the principall Citty in Virginia and place of residence for the Gouernor & Counsell and also divers other principal plantacons and namely that of the Citty of London.

Touchinge the Deere it is true that generally the whole Countrie of Virginia is replenished with them, but for the Swyne they are no other then y° breed of such as haue bin transported thither by the Companie: And it is strange vnto them y° Capt: Martin who is said to haue ruined aswell his owne State (if euer he had any) as also the estate of other who put him in trust (as namely Capt: Bargraue) & who hath made his owne Territory there a Receptacle of Vagabond and bankerupt & other disorderly psons & whereof there hath bin made public complaint and who is famous for nothinge but all kinds of base condicons so published in print by the Relaters of the proceeding of the Colony aboue 10 yeares since, and who for the said condicons was Displaced by the Lord D' Lawarr from beinge of the Counsell as a most vnworthie person and who hath presumed of his owne authority (no way derived from his Ma^{tie}) to give vniust sentence of death vpon divers of his Ma^{ts} Subject & seen the same put in cruell execucion, should dare to offer himselfe to his Sacred Ma^{tie} as an Agent either for matter of good husbandrie or good order.

And as for Capt: Hazell he is neither Aduenturer in the Companie nor Plant^r in Colony but a meere strang^r to both nor otherwise knowne vnto them then as an Interpreter to a Polonian Lord of his owne creatinge.

But if his Ma^{tte} should be pleased to give ||haue|| a Royall demeasne sett out for his Ma^{ty} his heires and Successors in Virginia to be and so be called for euer, the King cland there could be nothing more ioyfull to the said Counsell & Companie nor wherein they would more willingly imploy their vttermost endeauors for the advanceinge of a perpetuall standinge Revenue to his Ma^{tte}.

The Court entred into an exact discussement of all the perticular point therein, and having heard it twice read confirmed the same, and for delivery thereof to S^r Christof^r Perkins, they humbly besought the Lord Cauendish the Lord Haughton S^r Edwin Sandys, and desired the gentlemen that had formerly bin with S^r Christofor Perkins to attend them. [22] M^r Peirs the Capemarchant takinge notice of Captaine Martins Deniall of protectinge any within his Territories from arest for debt affirmed that havinge deliuered divers Warrant¢ to the Prouost Marshall of Iames Citty in Virginia, to be served vpon men that were indebted lyvinge loosely within Captaine Martins Plantation, the Prouost Marshall told him that the said Capt: Martin resisted the Officer and drewe Armes vpon him and would not suffer him to execute the said Warrant¢.

 W^m Capps and one Grindon also affirmed that it was comonly reported that Capt: Martins Plantation was a place of refuge for such as were indebted whither they comonly fied and were protected.

Captaine Rossingham likewise affirmed the same and that if Capt Martin had bin of power, there had bin no livinge in Virginia.

M^r Jefferson reported likewise that to his knowledge Captaine Martin beinge summed refused to obey the generall Assemblies.

As each man had delivered this his reporte of Captaine Martin the Court caused it agains to be read vnto every of them who affirmed the same to be truely sett downe as they delivered it nowe openly in Court, and that they would be ready to justifie the same vpon their oath.

M^r Deputy further presented a petičon that one Adam Dixon had exhibited to his Ma^{tie}. Also an Attestačon of greivances in Virginia exhibited by one W^m Kempe, vnto both w^{ch} S^r Christo: Perkins in his Ma^{te} name required the Companies Answeare:

Accordingly wherevn to the Companie ||Counsell|| had drawne two severall Answeares.

To the Kings most excellent Ma^{ty} The humble petition of Adam Dixon of Virginia¹

Humbly sheweth to your most Excellent Ma^{tie} that whereas yo^r Petičoner was hired for Virginia for the seruice of the Companie and Colony as m^r-Calker of the Shippe and Vessells as occasion requireth and there to serue them for the space of 3 yeares at the rate of 36^s the Moneth w^{ch} time and seruice having

¹ The caption and first four words of this document are in the autograph of Nicholas Ferrar.

fully and faithfully performed, yet beinge afterward forceably detayned for the seruice of the Colony in their imployment for the terme & time of seauen yeares or thereabout, Also whereas Captaine Argall in the time of his gouerm^{*} gane vnto yo^r peticon^{*} and one Io: Berrey a peece of ground vncleared to build vs a howse w^{ch} he ||wee|| did to y^{*} cost and charg of 100¹¹. yo^{*} petič hath vntill this day neuer receaued any more money for recompence & satisfaccon of his time & seruice but 3¹¹ 13^s So there remayneth due vnto yo^{*} Peticoner by the Companie 150¹¹ 8^s or thereabout clikewise yo^{*} peticon^{*} and Io: Berry was this last yeare turned out of their sd howse & ground by S^{*} Geo: Yeardley contrary to all equity instice or conscience to o^{*} great discomfort & other vndoeinge.

Yo^r peticon⁹ therefore humbly beseecheth yo^r sacred Ma^{tie} to be pleased to graunt vs yo^r most graceous Reference to the right worff: S^r Ro: Mamsell & S^r Christo: Perkins Knight¢ to heare & take order for our redresse accordinge to equity & right or otherwise to certifie yo^r Ma^{tie} what their wisdoms shall thinke fitt to be donn therein.

And yo^r Peticoners shall euer pray for yo^r Ma^{ts} longe and happie raigne ouer vs. [23]

19 Iunij||The Answr of the Counsell and Company for Virginia1622assembled in a generall Court to the peticon of Adam Dixon

The said Counsell and Company for answ^r therevent say C^r q_b this Auns^r infra. || The greevances of certayne Inhabitants of Kikatan in Virginia now called Elizabeth Citty by the testimony of William Kemp for thees named and divers others ¹ Humbly sheweth y^t William Iulian was by Capt: Argall then Gouernor allotted vnto him a proporeon of land possessed thereof and built a howse at his owne charge $\|cost\|$ worth 30^{11} & was after by y^o comand of S^r Geo: Yeardly ||then Gouerno^r|| turned out of Doores, w^{ch} Iulian did also mayntaine at his owne charge for 3 Moneths 4 men w^{ch} was also taken away from him to scrue their vse without any recompence also.

Iohn Bush hauinge two howses paid for before the said Gouernor came in was in like man⁹ turned out and Capt: Nuce put in possession of the same by S^r George Yeardley contrary to all right and equity whereby he lost all his good? and his wife in that extreamity miscarried with her child.

The Brother of the said Iohn Bush beinge then dead in the howse and his wife great with Child was likewise turned out.

Iohn Powell was in like manner turned out of Doores and forced to forsake his howse w^{ch} he had built at a great charge and had cleared much ground w^{ch} was verie chargeable to him also.

¹This paragraph and the first five words of the following paragraph are in the autograph of Nicholas Ferrar.

V. Writing of the Fourth Copyist

With Captions and Initial Words in the Writing of Nicholas Ferrar Being page 23 of Volume II of the original MS.

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V. Writing 160 Control

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This and cunselland company for angent 27.3 27.5 The greenes of certaine Inhabitants of Kikatan in Dirginia new called Elizabeth (itsy by the testimony of Brikliam Korp for these named and divers others Found by sheweth y William fullan fullan wer by tange Ange the Governer and a property of the for the for the former of the form John Bush hanninge her for the sain for to for the fait Governor tank is made the site and to and and and topos the start for top or the sain by S. Goorge of a Degromerary is att right and equity hohers of the last all bit good and bit more my at hop man information with the start of the Bush the good and bit more my at hop man information of the faite John Bush the good the Seat of the fore for and his with great will be boother if the faite John Bush the good the Seat of the fore for and his with great John Dowitt wat in tile man to burates and of Const and for for file his besile not he had built at a great this go and bad strands much from to my my Showed Oronor having by safinity but how for bout a had beits another that and for the for the for the former and for the former and barnes and of short interities and have the state of the Company for the former of the former of the former for the state of the company for the former of the former for the state of the company for the former for the state of the company for the former for the state of the company for the former for the state of the company for the former for the former for the state of the company for the former for the company for the state of th Thomas willoby had morely furied a home our seak Polorifle burner out John Guity with his wife and the harrige it had now eggs built a horaft roob all burn the one of Diores All out the most of these web of longer condiminants and int 16 land to light to get the site of the fix for and have been the second of the site of t We Remar wills / how that this is to as asy me and Gamper !! The AUASWEARE of the founself and Omparmy for Dirginia asserbed in a general Course to the fil fitter of FDAM DIXON. She sin course and companie for and for one for ourse for, to at the matter for many and an to them marky informant, to full at going to get the master for a filler in noishing it that copy is the to be the means of any fing constructs for angle they are finder a if any fish now it much have the means the property for the former of the start copy is and it much have the means the first with the ourse of the start of the first cold and the means they referre his for the offer for and the start of the first cold and the other the start of the star 19 Juny 6622 . aun firstare and foli forethe i the huigt the offer said of hit own decomplainter again the 5. Googer y tailety who road like mile of the Contorne of till in an in grifin tome of 30 the Smith and by het oon find it he had comissed the mong of out and all opportion to fait the pair of the part they and the same of your and the second the second the second the second to the second to

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Service .

The Aunsweare of the Coursel and Compagny for Virginia ust milled in a general Courte to y greivance in Virginia exhibited by Evilliam Some

The style (511.756 and companies for an fit there and i for an interest of the fit of the fit of the state and the fit of the fit of the state of the fit of the state of the

(ever (stong room

Thomas Brewer havinge by casualty his howse burnt and had built another & cleared much ground was likewise supplanted and turned out of Doores notwithstandinge he had it confirmed vnto him vnder the Seale of the Companie Colony.

Thomas Willoby had newly hired a howse and was likewise turned out.

Iohn Gundry with his wife and Child havinge at his owne cost built a howse was also turned out of Doores.

All or the most of these was of longe continuance auncient Planters and the best members of the first mechanicke Trad.

W^m Kempe wilbe sworne that this is true.

By mc W^m Kempe.

19 Iunij The Aunsweare of the Counsell and Compagny for Virginia assembled1622 in a generall Courte to the petition of Adam Dixon.¹

The said Counsell and Companie for aunsweare therevuto say, that the matters therein contayned are to them vtterly vnknowne, & such as they have no inducement to pswade them to be true, neither is there extant in their book the mencion of any such Contract for ought they can finde & if any such were it must have bin made in the time of S^r Tho: Smith when he was Treasuror and by his authority vnto whome they referr him for aunsweare and satisfaccon, touchinge the other part of his owne complainte against S^r George Yeardley who was likewise chosen Gouerno^r of Virginia in the said time of S^r Tho: Smith and by his consent: if he hath comitted the wronge and outrage alledged in the said peticon, whereof the peticon^r neuer as yet complained either to the said Counsell or Companie, they will take a course for redresse thereof with all possible expedicion by comending the same to the care of the Gouernor and Counsell nowe resiant in Virginia.

The Aunsweare of the Counsell and Compagny for Virginia assembled in a generall Courte to y^e Greivances in Virginia exhibited by William Kempe.²

The sayde Counsell and Companie for answ^r therevuto saye y^t none of y^e ptics pltended to be wronged by y^e said greivances have to this Day made any complaint thereof to y^e said Counsell or Companie & therefore they have no cause to conceaue them to be true y^e rather for y^t the said W^m Kempe doth not so much as pretend in his said Complaint any authority from the said pties greived to exhibite y^e same; neither yet hath exhibited it to y^e Counsell or Companie where right might have bin donn, himselfe havinge bin in England this Tweluemonth & vpward w^{ch} is an argmn^t of suspičon y^t he hath rather bin sett on by some other mens mallice then moved w^{ch} zeale of right & iustice.

¹The caption of this document is in the autograph of Nicholas Ferrar.

²The caption and first three words of this document are in the autograph of Nicholas Ferrar.

RECORDS OF THE VIRGINIA COMPANY

Howbeit y° said Counsell & Companie will with y° next oppertunity (accordinge to their custome in causes of like nature) transmitt the said comp^{it} to y° Gouernor & Counsell resiant in Virginia y^t if any Trueth may appeare in any part thereof they may proceed as well to a due reformacion of y° said greiuances as also to y° condigne punishm^t of the persons charged to be Delinquent (. [24]

The peticons were read and the Answeares approved by the Court and the delivery of them to S^r Christofer Perkins recommended to the former Comittee.

Capt:

 M^r Deputy signified further that one Capt: Somers in a peticon to his Ma^{tie} had entituded his Ma^{tie} to the Sumer Ilands and to 12000^{li} for the Ambergreece that was there founde, the Answeares therevote although it properly belonged to the Sumer Ilande Company because the Virginia Companie was in the peticon taxed of iniustice and oppression, he thought fitt by the waye to signifie it voto them, that they might see what Machinacons were sett a foote against the Plantacons.

To the Kings moast Excellent M^{aty} The Humble Petition of Captayne Mathew Sommers Petitioner in the Kings Bench

Humbly sheweth unto your moast Excellent Ma^{ty1} that whereas S^r Geo: Sumers Knight beinge one of the first and cheife of the Plantation of Virginia as appeareth by your Ma^{ts} Letters Pattent aduentured therein 1000 and odd pound and beinge forced by fowle weather to saue himselfe and Companie sought an Iland called the Barmudaes where he lost² his Shippe and soone after his life, yo^r humbe peticon^r his imediate heire and there in person built a smale Pynnace to convey his Companie for England, and left there men to continue the possession in yo^r royall right.

The Virginia Companie vnderstandinge of this Discouery did challenge it as their right beinge 100 leagues at the least without distance of their Graunt: the said Companie sent a Gouernor with men to take that possession from yo^r Ma^{tie} and findinge yo^r Petičoners men to be still lyvinge who found by their industrie and a cake of Ambergreece of 160^{11} waight the the said Gouernor hearinge thereof did violently take it from them to the vse of the Companie who sold it for 12000^{11} and offered violence to those men for the confessinge of more.

'The address and preceding words of this petition are in the autograph of Nicholas Ferrar.

46

² Written over the word "left."

Shortly after the said Companie sold the said Ilands to a perticuler Company for 2000¹¹ as was confessed by S^r Edwin Sandys in open court without any reliefe vntill this Day of yo^r Peticone^r either for his aduenture or otherwise albeit they have often bin sought vnto at yo^r peticoners great charge and vtter vndoeinge, and nowe not so much as his peticon to be read in their Court, but threatned to put out his frend the Solicito^r thereof out of the Court These and no other comfort $\ell \|can\|$ wee the auncient Aduenturers receaue amongst them w^{ch} wee most humblie beseech yo^r Ma^{tte} for god cause to see redressed. ffarther yo^r Peticoner most humbly beseecheth yo^r §sacred Ma^{tte} to be pleased to enter into consideracon of yo^r owne Royall right ℓ therein, and to giue order to the right Hono^{ble} the Lord of yo^r Highnes Counsell for the hearinge and Determining of yo^r Ma^{ts} Right and also for the releivinge of yo^r poore Suppliant.

And he shall (as in ducty most bounden) euer pray for yo^r Ma^{ts} most happie and prosperous raigne. [25]

The Aunsweare of the Gouernour and Compagny for the Summer Islands assembled in a Generall Courte to the Petition of Mathew Sommers prisoner in the Kings Bench.

The sayde Gouernour and Compagny for aunsweare therunto say¹

That true it is that the Companie for Virginia at their owne great charges furnished and sett out S^r Tho: Gat ℓ and S^r Geo: Sumers K^{nts} with a fleet of diuers Shippes and some hundred ℓ of people in a voyadge to Virginia, of w^{ch} the said S^r Tho: Gat ℓ to || bee|| Leiutenent Gouernor and to hold the cheife place of Gouerment in the absence of the Lo: D'Lawarr then Gouernor of Virginia and S^r Geo: Sumers to be Admirall. pag. 24.

And it is also true that the said S^r Tho: Gats and S^r Geo: Sumers passing both in one Shippe were forced by fowle weather and a leake in their Shippe to run her vp vpon the rock ℓ of the Hand ℓ then called Barmudaes and nowe y^{*} Sumer Hand ℓ .

from whence havinge built a smale Ship and pinnace they went on to Virginia with intent to send a Shippe backe to the said Barmudaes for the bringinge of hogg¢ from thence to Virginia (whereof in the said Barmudaes they found great store and in the meane time were left behinde three of y^e Companies men vpon other occasions then in y^e said petičon is menčoned. It beinge then conceaued that the said Ilands laye nearer to Virginia then afterward¢ proued, and consequently that they belonged vnto the Companie of Virginia (by vertue of an originall graunt from his Ma^{tie}) w^{ch} afterward¢ appearinge to be otherwise they were humble Suitors vnto his Ma^{tie} for an enlargement of y^e said former graunt whereby the said Barmudaes might be conteyned within

¹ The caption and preceding words of this document are in the autograph of Nicholas Ferrar.

their lymitte weh they also obtayned. In weh meane time Sr Geo: Sumers beinge sent backe from Virginia to the Barmudaes for transportinge of the said Hogge by reason it was conceased that those Ilande lyinge lowe would not easily be found againe but by a man of great skill in all passages by sea, such as was S^r Geo: Sumers, It pleased God that there he ended his Dayes, and the peticoner Mathewe Sumers Kinsman to S^r Geo: Sumers but not his heire (contrary to the trust and intended purpose of that voyage) in stead of returninge wth the said Hogge for Virginia perswaded the Marriners to come away for England where the said Mathewe Sumers hath euer since continued for ought that the Companie knoweth without pformance of any the least service for behoufe of either Plantation: The Companie for Virginia havinge obtained the said graunt of the Barmudaes from his Ma^{tie} and findinge it verie convenient for a strength to Virginia to be planted and peopled beinge not able to effect the same at their comon charge did passe their right awaye to diuers principall Members of their Companie vndertakinge for the plantinge and peopling of the same.

And afterwards vpon surrender of the said graunt vnto the Kinge his Ma^{tte} was pleased vnder his great Seale to graunt the said Iland ℓ vnto the said Vndertakers and to incorporate them by the name of y^e Companie of the Citty of London for y^e planting of y^e said Barmudaes from thence forward to be called by the name of y^e Sumer Iland ℓ ffor the plantinge and peoplinge whereof the said Companie haue Dispended of their owne proper goodes to the Sume of one hundred thousand mark ℓ & vpward ℓ .

And they save further y^t true it is, y^t the said 3 men left behinde in y° said Iland ζ as a foresaid happed to finde one Blocke of Ambergreece of a verie great value. The right wherevnto was graunted to the said Companie for the Sumer Iland v v° Companie for Virginia at whose charges and in whose seruice v° said three men were sett out and imployed, notwithstandinge by reason of vnderhand conveyance away of the said Ambergreece the said Companie for the Sumer Iland (neuer recoursed aboue one Third part of y° said blocke of Ambergreece the certen value whereof they are not able to deliuer, by reason that the then Gouernor of the said Companie (beinge then also their Treasuror) hath hitherto refused to deliver vp to the said Companie au account of their Tresury, And touchinge the Third part of the said Ambergreece w^{ch} came vnto the possession of ye then Gouernor of their Companie & wherevnto they conceaue they had a just and lawfull title, they have notwithstandinge compounded for the same with the finders thereof aforesaid, so as none of them haue any cause to complaine of y° said Companie and least of all the said Mathewe Sumers who had no interest therein.

And as for the said peticon^{re} Demaund of y^e right of y^e said S^r Geo: Suffers in Virginia for his pretended Aduenture, beinge farr short of y^e Soffie sett downe in y^e said peticon, y^e said Company saith y^t y^e said Mathew Suffers beinge not right heire to y° said S^r Geo: Suffiers (as was confessed by his Solicito^r one Capt: Baylie in open Court) can have no iust pretence to the same, but that y° Companie for Virginia have alwayes shewed themselues verie willinge to doe all right to y° true heires of S^r Geo: Suffiers with as much favour and assistance as they may reasonably desire: And Although ye said Mathewe Suffiers have no iust cause to stile himselfe an auncient either Adventurer or Planter consideringe his short aboad there and soddaine returne without license: And the said Companie for Virginia have bin greatly wronged by his Solicitor, y° said Capt: Baily whome it seemeth nothinge can satisfie but y° distruccon of both y° Plantations, yet if there be any thinge of right belonginge vnto the said Mathewe Soffiers vpon notice given thereof he may receave all fitt satisfaccon.

This beinge y^e true state of y^e matters complayned of in y^e said petičon The said Gouernor and Company forbeare to make aunsweare to a multitude of other pticularities therein contayned: The same being either friuoulous or void of all coulo^r of trueth. [26]

A močon was made in the behalfe of m^r Edward Iohnson that in respect his father S^r Robert Iohnson deceased was an Auncient Aduenturer he might therefore be admitted to enjoye his ffathers right beinge his next heire and that he might have a Patent with as much fauo^r as the Companie do graunt to any other auncient Aduenturers, both w^{ch} request the Court condiscended vnto and gaue order for a Patent to be drawne against the next Court.

Vpon the earnest desire of diuers Aduenturors that m^r Copland would please to goe to Virginia and applie himselfe to the Ministry there: A močon was made that forsomuch as he had deserved so well of the Companie by his good močons and endeauors w^{ch} haue redounded much to the hono^r and benifitt of the Plantation, as also in respect of his owne sufficiency and worth (whereof he hath given so ample testimony, that therefore some extraordinary care be had for his placeinge and entertainement in Virginia in good manner w^{ch} močon was well approved of and therevpon the Court referred it to a Comittee to treat and aduise about the same vpon next Satturday morninge at m^r Deputy ffarrars vizt

S ^r Edwin Sandys.	m ^r Caswell.
m ^r Gibbs.	m ^r Meuerell.
${f m}^{ t r}$ Nic ^h fferrar Dpt	m ^r Roberte.
m ^r Io: ffarrar	m ^r Mellinge
m ^r Binge.	or any fower.

16456-vol 2-06-4

 S^r Iohn Bourchiers request by letter for his Sonn Whittakers returne for England who (as he saith) intendeth not to staye here any longer from his Wife and Child, whome he meanes to leaue behinde him, then he can furnish himselfe with necessaries, is referred to the former Comittee to be considered of.

The peticon of Thomas Goldsmith Ann Minters and some others were also referred to the consideracion of any fower of the former Comittee to be ordered and reported of to the next Court.

At the same time was presented the peticon of Widdowe Smalley concerninge fower Oxen in the Colony wherevnto she pretended right by Graunt from Capt: Argall, The same Oxen having formerly bin her Husbands, vpon occasion of w^{ch} peticon report was made to the Companie of divers suspitious proceeding concerninge the same, as namely that the said Widdowe Smalley had first exhibited a peticon and greuious complaint to the Kinge against Capt: Argall for havinge spoiled her of all her goodes, w^{ch} peticon beinge referred by his Math to the Counsell for Virginia there was after some time brought in a retractačon of that petičon and Complaint against Captaine Argall vnder her hand and Seale; wherein shee also charged others (but without any name) to be incident inciters to her to make that complaint: w^{ch} retractačon her selfe first desired might be read in open Court: And the same was afterward much pressed by Captaine Argall: but the [27] Counsell denied it, vules shee would first name those that had bin her Incyters, the rather for that Capt: Argall with some extraordinary vehemency declared, that he suspected some of the Companie to have so sett her on worke, and beinge vrged to declare whom he suspected, he in fine named that he had suspected S^r Edwin Sandys.

After w^{ch} time Widdowe Smalley repairinge to some number of the Councell assembled together (of w^{ch} number was the Lord Cauendish, m^r Gibbs, m^r Wrote the two Deputies and others) shee renued vnto them her complaint against Captaine Argall for w^{ch} beinge reproued, (havinge before vnder hand and Seale retracted the same) shee answeared that shee was forced therevnto by Capt: Argall who had caused that writinge to be made at the Do^{rs} Comons and refused to

50

sett oner vnto her, her Husbands Executorshippe vnles shee sett her hand and Seale to that writinge, the matter whereof shee said shee did not well vnderstand, contrariwise shee iustified her former complainte made to the Kinge against Capt: Argall protestinge she was by no other meanes moued therevnto, but by the wrong \mathfrak{C} he had donn her, and that the Petičon was drawne by a freind of hers dwellinge in Tower street at her request.

Wherevpon S^r Edwin Sandys (beinge then present in Court) protested that he nener in his life spake worde to the said Widdowe Smalley otherwise then in passinge by as shee solicited him, about her peticons neither euer sent Message to her either directly or indirectly, And he said that he had not deserved of Capt: Argall or any man ele that he should entertaine so vnworthie a suspition against him, havinge donne nothinge against Capt: Argall otherwise then he was bound to doe by vertue of his place at what time he was Trear, as also of his oath vpon complaint made against him for so great a depredação in the Colony when he was deputy Gouernor, w^{ch} complaint against Captaine Argall neither moued from him neither yet in the yeare wherein he was Treasuror, but findinge it a foote it was his Duty to bringe it to Tryall by lawfull meanes wherein he alwayes followed the Counsells direccons: And although Captaine Argall by meanes of his great frende had not bin proceeded with, to a full and finall Tryall; yet the matters against him were still in force and validity his Answeares vnto them hitherto having given litle or no satisfaccon as he conceaved.

Vpon this oceasion it was moued by diners of the Court that the Letters written by S^r Thomas Smith and m^r Alderman Johnson then Treār and Deputy as well to the Lord D'Lawarr as to Capt: Argall himself might be openly read in Court w^{ch} was accordingly donne the Coppies whereof doth here followe.

A Coppy of a letter sent to Captayne Argoll in the good shipp the William and Thomas.

S^r Wee receaved your letters by the George¹ directed to the right Hono^{ble} Lord C^r But before the receipt whereof wee had finished ours w^{ch} wee

¹The caption and the first eight words of this letter are in the autograph of Nicholas Ferrar.

purposed to have sent to you by this conveyance without expectinge the Georges cominge but by the vnexpected content of yours were are driven to lay aside our former and breifely to declare our mind in this wherein were take no pleasure. [28]

You knowe howe many wayes you have bin exceedinge chargeable to the Companie not of late onely, but formerly when you contributed the fruit of their expense to yo^r owne benifitt without beinge called to an Account they have also put hono^{hle} reputačon vpon yo^r person and presuminge of yo^r wisedome and discrečon they made you Gouernor to followe their Comission and Instrucčons w^{ch} in the person and protestačon of an honest gentleman you vndertooke to doe.

And therefore it is verie strange to vs to see you so change and differ from yor selfe weh by yor word and deed the beinge the testimony of yor minde wee do sensibly see and feele, As in perticuler yo^u intimate first vnto vs that you hold yo^r selfe disparaged in that wee sent you our last Ires subscribed with so fewe hand, y^t were termed you but Deputy Gouernor, and that we should thinke our Capemarchant a fitt man to deliver our Ires to yo^r hand ξ , yo^u heape vp also many vniust accusacons against vs and the Magazine, nourishinge thereby (insteed of pacefyinge) y^e malecontented humors of such as seeke to bringe all to confusion and to ouerthrowe that we^{ch} is setled ypon just and equall Termes to be propt of the Plantation there and the life of the Aduenturers here, w^{ch} both vndoubtedly must stand and fall together But wee shall easely put by all such yor weeke imputacons when time shall serve to Debate the perticulers and when wee feare yo^r selfe will not be able to aunsweare yo^r owne Accons, yea yor owne tres dated at Iames Towne, in March i617 shall iustifie vs in some of those perticulers touchinge the Magazine wherein yo^u are contrarie to yo^r selfe.

Tobacco and sassafras onely for just causes are restrained at reasonable rate to the Magazine, and you beinge Gouernor restraine noe man but Passengers M^r Marriners bringe the greatest part of Tobacco and all the Sassafras for themselues, It is laid vnto yo^r charge that you appropriate the Indian Trade to yo^r selfe, yo^u vse our firigatt that came from the Sumer Ilande and the other with our men to trade for yo^r owne benifitt, yo^u proclaime in the Colony that no man shall trade with the Indians nor any buy any flurrs but yo^r selfe: It is also justified that you take the auncient Planters of the Colony w^{ch} ought to be free and likewise those from the comon garden to sett them ypon yo^r owne imploymente, and that you spend vp our store Corne to feede yo^r owne men as if y^o Plantacon were onely intended to serue yo^r turne.

We ccannot imagine why you should give vs warning y^t Opachankano and the Natives have given their Country to m^r Rolf? Child and that they will reserve it from all others till he comes of years except as we suppose as some do here report it to be a Deuise of yo^r owne to some espeaciall purpose for yo^r selfe but whither yours or thers wee shall litle esteeme of any such conveyance.

Yo^u say you have disposed of all our kine accordinge to o^r Coffission It seemeth you neuer looke vpon our Instructors, wet gaue yo^u no such Coffission but the contrary in expresse word as that you should preserue and nourish them to y^e coffion vse only a fewe w^{ch} wee had disposed whereof wee send you the pticulers wee thought it vnpossible when wee made you Gouernor y^t euer you should offer vs this kinde of dealinge not once to mencon howe many to whome nor for what consideracon, but to do them all away of yo^r owne head & to take satisfaccon to yo^r selfe: Wee must let you knowe wee allowe of no such sale nor of the Deliuery of any one Cowe by you farther then yo^r Instruccons do expressely warrant.¹

But aunswearable to this and the rest I ||you|| have also delte wth us for the Hyde about w^{ch} its well knowne to y^r selfe what trouble wee had w^{th} the L: Admirall and y° Spanish Embassadour and how dearly they cost us and wee know how much it would have imported us to have had them sent by this shipp as well for y° reputation of our returne as also for helping to defray the greate chardge of the voyadge notwthstanding they being favrely demaunded of you it hath pleased you there to stay them in your owne Cu custody and to suffer the shipp to com hom wth other mens good and not once vouchsafing to mention the Hyde in your generall Letter but in this manner That y^a being made Admirall doe know how to dispose of unlawfull purchase and by this wee must understand the Hyd? to bee yours as for the debts and wages weh you say y" haue payde for us wee marvell y" doe not sende us a noate of the perticulars for to our knowledge wee are not in yt kynde indebted to any man, yf there bee any such matter or yt you have provided any stuff for the Colledg as y^u writt yett y^u must not imagine y^t wee are soe insencible of reason as to suffer either of those to bee a cloake for y^u to detay our hyde or to convey all away all our Catle and Corne either you must thinke highly of y'selfe or very meanely of us in y' heing our substitute y' will presume to offer us theese wrongs, and to suppose y" may doe what you list in such a publique cause wthout being called to accompt wee have therfore determined of a course and wee have written to the Lord Gouernour web wee doubte ||not|| but his Lorp will impart unto you and soe wee rest.

Your very louing freind?

	Thomas Smith.	1hon Dauer.
London 22 August	Lionell Cranfeild.	Ihon Wolstenholme.
1618		Robert Ihonson. [29]

¹ The remaining part of this letter and all of the letter following are in the handwriting of Nicholas Ferrar.

Taken oute of the Coppy of a Letter sent to the Lord Delawarr by the William and Thomas The 23 of August 1618 touching C: Argoll

Wee are now enforced to write unto your Ldp: of important matter of another nature which is touching m^r Samuell Argoll whom wee made Gouernour in your Lordps absence. Wee make noe doubte but hee hath deliuered the Gouerment wth an accompt of his doings into your Lops hands. Wee have received from him by the George a very straunge letter which together wth those Informations y' we have agaynst him by sundry Witnesses lately com from thence doe importe more discontent to the Aduenturers heare & more hazard to the Plantation then ever did any other thing v^t befell that Action from the beginning. His discontent ℓ in v^t we subscribed our letter sent unto him wth few hands, our terming him to bee but Deputy Gouernour hee disdayning to bee Deputy to any man, our letters to bee delinered unto him by soe meane a man as the Cape-merchaunt wth many such like w^{ch} wee pass ouer. And breifely¹ we must complay to your $L\tilde{o}p$ of his neglecting and transgressing our Commission and Instructions. First hee hath made away all the Kyne belonging to the Collony and taken satisfaction for them to himselfe wheras wee gaue him express chardge in his Instructions to preserve and nourish them to the Common use except some few which wee had disposed wheref wee writt him in perticular. He hath suffered passengers mariners and others wth out restraynte to shipp moast of the Tobacko and all the Sassafras for themselues which by order of Courte at certayne rates agreed uppon are appropriated to the Magazine—Hee armes himselfe and others wth unjust accusations agaynst us to ouerthrow the magazine. Without which wee know assuredly v^t neither the Adventurers heare nor the Plantation there can long subsist. Hee hath gotten possession and keepes back our Hyde under pretence of being Admirall w^{ch} eost our joynt stock well neare -400¹¹-wth a greate deale of toyle and trouble before wee could obtayne them wth his obstinate refusall to deliver them hee hath doñ us soe greate displeasure at the returne of this ship as hee could not have worked to have doñ us a greater. Hee hath forbidden all trade and commerce wth the Indians but trades amongs[t] them wth the Summer Island Frigott and our men to his owne benifitt. Hee takes the auncient Collony men which should now bee free and our men from the Common Garden to sett them aboute his owne imployment and wth the Collonys stoare of Corne feeds his men hee proelaym \mathfrak{C} y^t noe man shall dare to buy any thing of Furr ||of the Indians|| but himself as yf the Plantation and y^e people there were ordayned onely to serve his turne. Theese and to many like Errours of his are layde to his chardge for w^{ch} the Adventurers heare will noe ways bee satisfyd wthout his personall appearance to make his Aunsweare and they are hardly restrayned notwthstanding the Kinges [farr of in?] progress from going to the Conrt to make there Complaynte and to procure

¹ Written over "cheifely."

his M^{ats} command to feeh him home and therfore wee pray y^r Lordp for the avoyding of farther scandall and slaunder to the Gouerment of our Plantation y^t you will cause him to be shipped home in this ship the William and Thomas to satisfy the Adventurers by aunswearing such things as shall be layde to his chardge and for y^t wee suppose there will be found many misdemeanours of his for w^{ch} hee must make satisfaction to the Compagny wee pray your Lorpt to ceaze uppon such goods of his as Tobacko and Furrs wherof it is reported hee hath gotten together a greate stoare to the Collonies prejudice and to sende them to us to bee in deposite till all matters bee satisfyd and $y^t y^r$ Lop: would bee pleased to take back agayne thos Kyne and Bullocks w^{ch} by his unlawfull sale are dispersed heare and there and y^t they may bee brought together agayne to the Collonies use and to such others of the Hundreds as the Generall Courte by y^r Lopps consent did order and appoynt.

Your Lõps very assured to doe y^u service London 23 of August 1618. S^r Thomas Smith S^r Ihon Dauers S^r Ihon Wolstenholme Robert Ihonson [30]

After w^{ch} S^r Edwin Sandys appealed to the iudgement of the Court whither these charges against Captaine Argall had their originall from him or from other who are nowe reputed to be his best freind \mathfrak{C} : True it twas that one thinge fell out in his yeare, namely the sendinge out of Captaine Argalls Shippe both victualled and manned from the Colony a rovinge to the West Indies whereof complainte beinge made from the Gouernor and Counsell in Virginia as of an Act that might worke their vtter ruine and extirpacion, he could do no lesse then giue notice thereof according to his oath to the Lords of his Ma^{ts} priuy Counsell wherein he did nothing otherwise then by the direccon of the Counsell and Companie and with as much moderacon as the cause could possiblie beare.

After w^{ch} deliberation ||declaration|| made by S^r Edwin Sandys it was generally pressed by the Companie, That whereas the last Quarter Court appointed a select Comittee to call Captain Argall to an Account, for the losses w^{ch} the Companie and Colony haue sustayned by his misimployinge, and convertinge to his owne vse their Tenant ℓ and Servant ℓ their Cattle and Corne and other good ℓ and yearely profiitt ℓ in the time of his gouerment to his owne excessive gaine and lucre, and to the great detriment of the Companie and almost distruction of the Plantacion: That for asmuch as the said Comittee hath hetherto donn nothinge in that matter, they were earnestly entreated by this Court to proceed therein with all expedicion and diligence and to make report of their proceeding to the next Court if it be possible or el \mathfrak{c} as soone after as they can with any conveniency that further order may be taken therein at the Quarter Court followinge.

It beinge moued to knowe the pleasure of the Court for sale of the Tobacco brought home in the George, in respect the market here were but bad for ventinge Tobacco except at a very lowe price: It was aduised (that vnlesse it could be sold for 4^s p^{II}) to forbeare the Sale both of the Companies Tobacco, and of the Magazine some fewe dayes longer vntill it might be knowne whither the intended Contract with his Ma^{tie} did proceed or not.

A mocon beinge made for auditinge of m^r Peirs Account and for deciding some differences between m^r Leate and m^r Morris Abbott about the Tobacco that m^r Leate bought of the Companie for 2^s 3^d the pound The Court appointed

m ^r Nich : ffarrar Dpt.	m ^r Bennett.
m ^r Io: ffarrar.	m ^r Palmer.
m ^r Bull.	m ^r Boothby.
m ^r Essington.	m ^r Caswell.
m ^r Kightley.	m ^r Mellinge.
m ^r Sheppard.	m ^r Meuerell.

or any fower of them to meet when m' Deputy shall appointe.

Iames Mootham passed one of his shares of land in Virginia wth allowance of the Auditors and approbacon of this Court.

ffrancis Carter passed ouer one share of land in Virginia vnto Thomas Waynwight Cittizen and ffishmonger of London beinge pcell of the later 40 shares assigned vnto him by the right Hono^{ble} the Lady Lawarr.

ffrancis Carter passed likewise two shares of the said number vnto M^r Robert Smith Cittizen and Marchantaylo^r of London. [31]

An extraordinary Court for Virginia on Satturday in the afternoone the 29th of Iune 1622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish. Lo: Haughton.

m ^r Bull.	m ^r Bennett.
m ^r Paulauicine.	m ^r Woodall.
m ^r Palmer.	m ^r Swinhow.
m ^r Caswell.	m ^r Peirs.
m ^r Widdowes.	m ^r Iadwin.
m ^r Baynham.	m ^r Harrison.
m ^r Geo: Smith.	m ^r Berblocke.
\mathbf{m}^{r} Mellinge.	m ^r Iefferson.
m ^r Bolton.	m ^r Roberte.
m ^r Hackett.	m ^r Ditchfeild.
m ^r Withers.	m ^r Perry.
m ^r Wiffin.	m ^r Porter.
m ^r Hart.	m ^r Nicholl ^e .
m ^r Copland.	m ^r Rider.
m ^r Whitly.	with diners others.
	m ^r Paulauicine. m ^r Palmer. m ^r Caswell. m ^r Widdowes. m ^r Baynham. m ^r Geo: Smith. m ^r Mellinge. m ^r Bolton. m ^r Hackett. m ^r Withers. m ^r Wiffin. m ^r Hart. m ^r Copland.

This Court beinge purposely called to be made acquainted howe farr the Comittee (appointed by the former Court) had proceeded in their Treaty with the right Hono^{ble} the Lord High Treasuror of England touching a Contract to be made with his Ma^{tie} by the Virginia and the Sumer Hand Companies for the sole Importation of Tobacco, S^r Edwin Sandys beinge entreated by my Lo: of Sonthampton to make the relacon signified vnto the Court that aforesaid Comittee after mature deliberacion had vpon the premisses thought fitt to offer to his lp: certaine Propositions touchinge this intended Contract. w^{ch} Propositions accordinge to his lp⁶ desire were sett downe in writinge and the same were nowe also read in Court beinge here ensuinge.

Propositions from the Compagny of Virginia and the Summer Islands offered to the Consideration of the Lord High Tresuror of England touching a Contract to bee made wth his M^{aty} for y^e sole Importation of Tobacko.

1. That the Compagny haue the sole¹ importacion of Tobacco into the Realmes of England and Ireland.

2. That his Ma^{tte} by Proclamacon inhibite all others vnder paine of confiscacon of their Tobacco and his Ma^{ts} high displeasure.

3. That likewise the plantinge of Tobacco in England and Ireland be forbidden by the same proclamacon vnder a grieuous penalty.

4. In consideration whereof as also for that the Companies shalbe discharged from all ||any|| other payment due to his Ma^{tie} or to any other persons by graunt from him exceptinge onely the auncient custome sett downe in y° printed booke of rat (of 6^d p^{II} for roll Tobacco and 4^d the for leafe) the Companies shall pay vnto his Ma^{tie} y^e proffitt of a full fourth part of all y° Tobacco that shalbe yearely imported and vented in either of these two Realmes duringe the said Contract and if the said fourth part shall not amount to the full value of 20000^{II} by the yeare to his Ma^{tie} aboue all charges and deduction [32] in y^t case the Companies shall make addition out of their said Tobacco in such quantitie as to make vp the said 20000^{II} prouided that the said addition yealded vnto by y^e Companies in case aforesaid do at no time exceed a full Third part of the entire yearely value of their said Tobacco.

5. And Touchinge the said Custome their desire is that his lp: would be pleased that it might be reduced vnto a certen Suñ beinge the mediù of these seauen yeares last past, of w^{ch} soñe the Companie to paye the ratable part to their proporcon of Tobacco and his Ma^{tie} the like ratable part to his.

6. That the Tobacco to be brought in be consigned all into one hand vizt of such Officers as the said Companies shall appointe, And the said Companies haue the sole managinge of the said sale of Tobacco yealdinge vnto his Ma^{tle} a true and perfect Account thereof and payinge the proffitt w^{ch} shall growe due vnto his Ma^{tle} vnto such as the Lo: Treasuror shall appointe to receaue the same.

7. That all charges as well for the fraight and carriage as for all other thing \mathfrak{C} incident to the orderinge and Disposinge and sale of the said Tobacco be Defalked and allowed in y° said Account \mathfrak{C} proporconably out of his Ma^{to} and out of the Companies part \mathfrak{C} .

¹ The caption and preceding words of this document are in the autograph of Nicholas Ferrar.

8. That his lp: be pleased to take a strict course for the preventinge of all vndue bringing in of Tobacco by other meanes.

9. That his lp: be likewise pleased for the present to take order for the preuentinge of y^e bringing in of any Spanish Tobacco more then the allowance already sett.

10. That all confiscacon and other penaltys vpon this Contract be diuided into three part ℓ the one part to his Ma^{ts} vse, the other to the Companies and the third to the Informer.

11. That this Contract begin at Michas next and continue for seauen yeares. 12. That this graunt intended be for all other matters tendinge to this buissines drawne in most benificiall sort for y^e Companies and for the aduancement of the Plantačon, his Ma^{ts} proffitt as aforesaid reserved.

13. That if any confiscacon of Tobacco shall happen between this and Michas next the same may be for the vses aforesaid w^{ch} if it cannot be granted that yet at least wise the Tobacco so confiscated may be sent out of the Realme to be sold elswhere and not to cloye these Kingdomes therewith w^{ch} would tend aswell to y^{e} Daffage of his Ma^{ty} as of y^{e} Companies.

14. That ||in|| his Ma^{ts} said Proclamacon there may be inserted a lymitacon of y^e price of Tobacco as well for the said Companies as for y^e Retaylors so that the Companies shall sell no Tobacco at aboue 8^s the pound nor the Retaylors at aboue 10^s and so ratably for lesser quantities, single pipefulls of Tobacco onely excepted.

15. Lastly the Companies humbly beseech his lp: to be a meanes that his graceous Ma^{tie} may be more truly informed of their present proceedings in this his Ma^{ts} service for y^e benifitt & advancem^t of these his royall Plantačons havinge found to their exceedinge great greife and discouragem^t y^t the maligners of them and their Acčons, have much prevayled against them by most vntrue suggestions, that so standinge right in his Ma^{ts} fauo^r they may with more effect continue in their toylesome cares and endeauo^{rs} for the setting forward of these noble works and in all other services that may be acceptable to his Ma^{tte}.

In aunsweare wherevnto his lp: deliuered three exceptions taken against them.

The first was that the offer of a fourth part by the Companies with a conditionall addition might be altered into an absolute graunt of a third.

Secondly that there be no discharge of the Patent of garbelinge.

Thirdly that the Kinge might not be charged with any fraight.

Vnto w^{ch} seuerall exceptions the Committee had framed an Answeare and had also made an Addičon of certaine clauses assented vnto to be inserted in the Contract havinge bin omitted in the first Propositions. W^{ch} Answ^r to the Exceptions and those other Additions were here likewise read, and are these ensuinge. [33]

The Answeare of the Comittees to certen exceptions taken on the Lord Treasurors behalfe to the Proposicons of the Companies touchinge the sole Importation of Tobacco.

First his lp: requires that the offer of a fourth part with some condiconall addition be altered into an absolute graunt of a third parte.

The Comittees make answeare that the Generalities of the Companies do conceaue the offer of a fourth part with the condicon of enlargement annexed, to haue haue bin so large, as that it would haue been accepted: Notwithstandinge the Comittees will doe their best endeauors to drawe them by pswasion to yeald to this Demaund of a Third part, So that there be no further burdens laid vpon them: w^{ch} if there should be they thinke it not possible to bringe the Companies to yeald vnto it.

Secondly it is required by his lp that there be no discharge of the Patent of Garbellinge.

The Comittees answeare that they are credible informed that the Patent for Garbellinge hath not hitherto taken effect vpon any man as beinge questionable, first whither Tobacco be garbellable at all, and secondly whither the proporcion of a groat vpon the pound be not excessive, consideringe that some Tobacco is daylie sold for litle aboue that value (all duties discharged) And in perticular for themselues the Companies alledge that by their precedent Letters Patent graunted from his Ma^{tte} they stand free and discharged from all Taxes beside the Customes: Notwithstandinge the Comittees conceaue, that if his lp: would be pleased, that in this Contract and Grant intended the Companies might be clearely dicharged from all clayme of that Patent: It would be a great inducement to the Companies to yeald to that third part desired: Whereas contrariwise if they should conceaue that beside that Third part and the old custome expressed in the printed booke of Rate (w^{ch} they yeald to paye for their two Thirde) they shalbe also charged with this grote for garblinge it would amount in the whole to a full moytie of their goode.

Thirdly his lp: doth not hold it reasonable that the Kinge should be charged with any fraight considering that his right to the third doth growe vpon the arrivall of the same within these his Kingdomes But his Lp: is well pleased that in all other charges after the said arrivall the Kinge beare his part accordinge to his proportion of a third. The Comittees answeare that they will do their best endeauo^r to pswade the Companies to rest satisfied herewith.

Addition of certen clauses assented vnto to be inserted in the said Contract having bin omitted in the first Propositions.

That there be a Clause inserted for restraint of bringinge in Spanish Tobacco aboue 60000 waight.

That there be likewise inserted in the Contract a Graunt or Couenant from his Ma^{tte} against the grauntinge of Licenses to Retaylors of Tobacco: But that the Sale thereof may remaine free as hitherto it bath donne.

The ratinge of the prices of Tobacco aswell for the Marchant as the Retayler, his lp: is pleased to leave to be sett downe by the Companies vpon full debate of all reasons thereto incident.

Whereas they have receased from his lp: the mediu of the quantity of Tobacco brought in these seasen last yeares endinge in Michas i62i amountinge to 142085⁴.

The Connittees desire that by a new examination it may be more perticularly sett downe howe much thereof was roll Tobacco and howe much was leafe because of the different customes and that the whole may be reduced into a certaine Some of money: of w^{ch} Some one Third to be paid by the Kinge and two Third the Companie and the Customers to make noe further demaund. [34]

Hee further signified that since that time the Comittee had receaued his Lp^s : pleasure vpon a newe Proposition vizt that for these two next yeares either the Companie should be bounde to bringe in 60000 waight of Spanish Tobacco or otherwise permitt 40000 waight to be brought in by some other.

W^{ch} newe Proposition appearinge verie greivous vnto the Comittees, and such as did crosse their originall purpose, they made replye with eight reasons against it w^{ch} they also caused to be deliuered ||in writinge|| to his lp: being these ensuinge.

> The Comittees have lately receaued his lp: pleasure vpon a newe Proposition not formerly mentioned vizt That for these two next yeares either the Companie should be bound to bringe in 60000 weight of Spanish Tobacco, or in case of their vnwillingnes to be thereto tyed they should be content that some other might bringe in 40000 weight of Tobacco: whereof his Ma^{tie} to have likewise the profitts of one Third.

The Comittees make Answeare that they conceaue that the beare publishinge of this Proposicon would breed in both the Companies so great aversnes, that they would be vncapeable of that perswasion w^{ch} they nowe trust may prevayle to induce them to yeald to the former point in question.

The reasons which moue the Comittees to be of this opinion are

these ensuinge.

1. They say that the example of bindinge men to bringe in any forraigne Comodities, whereof there is is sufficient growinge within the Kings owne Dominions will seeme verie strange, and such as they suppose hath not bin heard of in any part of the world.

2. They say that the former Patentees for the sole Importacion were free from this Bond.

3. They conceaue that this proportion doth ouerthrowe the former Contract in the most materiall part ℓ thereof, especially if it should be yealded that any other besid ℓ the Companies should have liberty to bringe in any Spanish Tobacco.

4. They leaue it to his Lps: graue consideration whither the forbiddinge to plant Tobacco in England: and the comaundinge thereof to be brought in from a forraigne Country, beinge conceaued to have bin a chiefe cause of the want of money in this Realme would not be greivous to the English Subject, and greatly prejudiciall to the Patentees in their reputation.

They saye that the proporcion mencioned in the Proposition of 60000 waight seemeth verie excessive, and more then was brought in, in divers of the said seaven yeares, when there was no restrainte at all for bringinge in of Spanish Tobacco.

They conceaue that this Proposition may in effect clearely crosse the two mayne ends proposed to this Contract, namely the proffitt of his Ma^{tie} and the benifitt of the Plantations: seeinge that it is generally knowne and confessed, that there hath bin in these later yeares as much Tobacco ynduely brought in without payinge of Custome, as that weth hath bin orderly brought in by the Marchant w^{ch} if it hath heretofore bin 12^d out of the Kings waye will nowe vpon this Contract ||will|| be neare ten times as much, and the onely waye to auovde that fraude and mischiefe, is the certaine discerning of the seuerall kindt of Tobacco, wherein there can be no error: Whereas contrariwise vnder the coulor of Spanish Tobacco, it wilbe vnpossible to avoide the stealinge in of ten times as much, whereof the former Patentees have had deare experience, So that if his Ma^{tie} should gaine by that Proposition some thousand of pound one way, he should ruñ hazard of loosinge twice as much by wronginge the great Contract, and this reason is of like force touchinge the benifitt of the Plantacons w^{ch} together with his Ma^{ts} proffitt must stand and fall growe and diminish. [35]

They saye that the bringinge in of so great proporčon of the best Spanish Tobacco must abase vtterly the price of the Tobacco of both the Plantations whereby the disprofitt as well to his Ma^{tte} as the Companie may prove greater then the benifitt conceaued by this new Proposition.

And touchinge the Plantations, it appeareth most manifestly by the experience of this yeare that the bringinge in of that quantitie of 60000 waight hath kept downe the Virginia and Sumer Ilands Tobacco at the same rate as formerly: So that by the admittinge of this Proposition the Plantations should depart with one Third of their Tobacco without any retribucon in the price as was at first proposed.

Lastly the Committees saye that beinge left at liberty accordinge to the former Propositions if they shall finde hereafter by reason or experience that the bringinge in some Spanish Tobacco may proue a matter of benifitt to the Kinge and Companie they shall have great reason to apply themselves therevnto within the lymitt prescribed and with better caution then could be observed if they should admitt of any Partners.

Howbeit it beinge afterward made euident vnto them and therevpon much vrged that the bringinge in of Spanish Tobacco for a certaine time was of that importance as might not be omitted.

Herevpon the Conittee takinge into ||their|| serious consideracon howe avayleable it wilbe vnto both the Plantations that his Mats proffitt goe hand in hand with the Companies, and on the other side considering that if this Contract did not proceed a worse accident might befall, they applyed their endeauors to the best of their vnderstandinge to sett downe some meanes so to qualifie the said newe Proposition, as might be least preiudiciall to the Plantacons: w^{ch} thought fitt to restraine to these three lymitacons: first that the Couenant for bringinge in of Spanish Tobacco be lymitted to two yeares and no longer: Secondly that the quantitie be reduced to these proporcions, namely not to exceed 60000 waight nor to be lesse then 40000: Thirdly that it be with this condicon that the Spanyard do not raise the custome or other burdens upon it or the present price that nowe it is sold for at in Spaine and that the markette of Tobacco in Spavne be in all respecte as free as formerly they have bin; or otherwise the said Couenant for bringinge of Spanish Tobacco to be void and discharged.

Hee also signified that in reguard this newe Proposition had appearance of damage and danger both to the Companies and Plantations, they therefore thought fitt to extend the whole Contract but to three yeares in certaine and afterwards for fower yeares more, yet so as the Companies to be at liberty to dissolue this Contract vpon a yeares warninge giuen either at the end of the second yeare or any yeare after.

All w^{ch} Proceeding \mathfrak{C} of the Comittees beinge thus related and read and the Court duely waighinge them, acknowledged the Comittee had proceeded herein with as much care wisdome and circumspection as possibly they could desire and themselues much bound to the hono^{ble} Lords and others the Comittee for the extraordinary paynes they had taken in this buissines.

And because it appeared there were nowe some thing \mathfrak{C} propounded w^{ch} the Company neuer heard before as namely the bringinge in of a certaine quantity of Spanish Tobacco and the yealdinge of a Third part thereof to the Kinge, they desired time till the next Court to consider thereof as also of the best meanes of preventinge the stealinge of any more then the proporcion lymited, if that of necessity must be yealded vnto. [36]

A PREPARATIVE COURT HELD FOR VIRGINIA THE 1° IULY i622

Present

Right Hono^{ble} Ea of Southampton. Ea of Dorsett. Lo Cauendish. Lo Padgett. Lo: Haughton.

S ^r Edwin Sandys.	Capt Tucker.	m ^r Tatam.
S ^r Sam: Sandys.	m ^r Caswell.	m ^r Stephens.
S ^r John Brooke.	m ^r Penistone.	m ^r Swayne.

64

S ^r Walter Earle.	m^r Geo: Smith.	m ^r Burr.
S ^r Hen: Crafts.	m ^r Copland.	m ^r Christ: Martin.
m ^r Gibbs.	m ^r Paulavicine.	m ^r Tobias ffelgate.
m ^r Palmer.	m ^r Binge.	m ^r Ewens.
m ^r Nicho: ffarrar Dpt.	m ^r Strowt.	m ^r Clarke.
m ^r Iohn ffarrar.	m ^r Moorer.	m ^r Couell.
Do ^r Anthony.	m ^r Waynwright.	m ^r Bennett.
m ^r Wilmer.	m ^r Hackett.	m ^r Wiseman.
m ^r Bromefeild.	m ^r Boothby.	m ^r Shippard.
m ^r Iohn Smith.	m ^r Roberte.	m ^r Moorewood.
m ^r Ro: Smith.	m ^r Ley.	m ^r Bland.
Capt: Gifford.	m ^r Newport.	m ^r Seward.
m ^r Berblocke.	m ^r Morris.	m ^r Gookin.
m ^r W ^m Palmer.	m ^r Whitly.	m ^r Chamberlen.
m ^r Swinhowe.	m ^r ffelgate.	m ^r Webbe.
m ^r Tomlins.	m ^r Wiffin.	m ^r Iohnson.
m ^r Widdowes.	m ^r Withers.	m ^r Barkham.
m ^r Bull.	m ^r Woodall.	m ^r Roberte.
m ^r Strowd.	m ^r Hart.	m ^r Stubbs.
	m' Baynham.	m ^r Beamont.
		m ^r Viner.
		m ^r Porter.
		with divers others.

My Lord of Southampton signified vnto the Companie that he held it fitt accordinge to their vsuall manner (before they did proceed to a newe matter) to read that w^{ch} had bin formerly donne. And because there had happened a meetinge of the Court on the 19th of Iune between the last Court and a Court held the fift of the same Moneth, wherein the buissines nowe in hand was first proposed :

It was therefore agreed that the said middle Court held on the 19th of Iune wherein other matters were treated of (and not this Contract intended) should be put of to be read on Wedensday beinge the next Quarter Court and the rather because in that Court of the 19th of Iune are many waightie matters w^{ch} highly concerned the Company, and most fitt for the knowledge of that great Quarter Court touchinge the

16456-vol 2-06-5

said Contract w^{ch} two Courte beinge read together, with the whole proceeding? of y° Comittee touchinge the said Contract to be made with his Ma^{tie} by the Companies for Virginia and the Sumer Ilands for the sole Importacion of Tobaceo: After some pause therevpon S^r Edwin Sandys who had bin desired to make report of the whole proceeding, tooke occasion to acquaint the Companie that the Comittee havinge receaued a newe Proposicon from the Lo: Treasuror for the bringinge in of 60000 waight of Spanish Tobacco, or otherwise to permitt 40000 waight to be brought in by some other, they had opposed it with the eight reasons w^{ch} were read against it, but there appearinge vnto them a necessity of yealdinge therevnto or otherwise [37] to breake the bargaine \S in hand \S with the Kinge: The Comittee laboured in this extreamity to qualifie the said Proposition by restrayninge it to the three lymitacons w^{ch} they had heard likewise read: And lastly they thought fitt that for smuch as this newe Proposicon had appearance of damage and danger both to the Companies and the Plantacons they thought meete to lymitt the whole Contract to three yeares in certaine, and afterward for fower yeares more, yet so as the Companies §to§ be at liberty to dissolue this Contract vpon a yeares warninge giuen, at the end either of the second yeare, or any yeare after, w^{ch} lymitacon though it had not yet bin imparted to my Lo: Treasuror, yet the party appointed to treat with them herein, made no great doubt but that it might be graunted.

But touchinge the Patent of Garbellinge, w^{ch} the Coñittee desired to be discharged of, The Lo: Treasuror said it was out of his power to recall what his Ma^{tie} had alreadie graunted vnder his great Seale to certaine private gentlemen: wth whome notwithstandinge he made no question they might compound vpon reasonable condicons, or otherwise they had liberty to stand vpon the alledged priviledge of their Patent and benifitt of the coñion lawe (if they conceaued that might help them) for his lp: herevpon verie noblic professed he did vrge this present Contract no further, then as it might well stand with the future good of §both§ the Plantations.

Whervpon the matter beinge taken into debate by the Companies, Some conceaned, that as it would be greivous vnto the Aduenturers

66

so would it be vnto the Planters in Virginia, nor could it well stand with the safety of the Plantation, if the Planters upon halfe proffitte be forced to paye also a third part of their Tobacco to the Kinge: But it was answeared by reason they were to paye the Kinge in the Specie of Tobacco and not in money and for all other duties to pave only the mediũ of the Custome (if they might therewithall be discharged of the matter of Garbellinge) it was verie probable (the buissines beinge duly managed) they should not be in worse case then they were Wherevpon some moued that the contract with his Ma^{tie} before: might be condiconall with proffer of a fourth part for the present vntill they might be eased of their Couenant for bringinge in Spanish Tobacco and also quitt of the said Patent of Garbellinge: And others moued that a Clause in this Contract might be inserted to free them from it, but it was answeared that a Precedent Patent could not be infringed by any after Graunt nor was it held fitt so much as to question the pluiledge of their owne Patent w^{ch} was sufficient against it.

After w^{ch} debate with some other allegacons tendinge to impugne the said Contract, and the Lorde that were present desired that the buissines might be proceeded within an orderly fashion, and brought one wave or other to a certaine Conclusion and resolucion: S^{r} Edwin Sandys herevpon moued that for a more orderly proceedinge herein, the whole buissines might be reduced to certaine heades, and that each of those heades might be throughly debated of, and the Court to passe their indgement senerally vpon each, and [38] finally in conclusion vpon the whole bargaine of the Contract: And he said that he had observed in the reasons and Allegacons, w^{ch} had bin hetherto made, that some of them did directly impugne the Contract or some branch thereof, and some other did moue questions onely of certaine difficulties that seemed to depend vpon the orderinge and managinge of this buissines, w^{ch} difficulties seemed not to be of that importance as to disharten men from it if the Contract it selfe were assented vnto: And therefore to proceed with the Contract it selfe, he first acquainted the Companie that this matter of contracting for the sole Importation of Tobacco ||had|| moued originally from an offer made for the same, by the then Gouernor and Deputy of the Com-

panie for the Sumer Ilands who had bin also Treasuror and Deputy for this Company as was openly delivered at the Counsell Bourd in presence of himselfe and many others of the Companie nowe in Court Wherevoon it was conceaued by reason of the quality of the persons the offer had moued from the two Companies; w^{ch} at the same time was absolutely denied and disavowed by the Members of both Companies then attendinge their 1p^s. But the first mouer of this Contract for the sole Importacion cominge to no higher an offer then of 10000^{h} Rent by the yeare, It was vndertaken by others, namely S^r Thomas Roe and his Associate at a much greater rent, who for the raisinge thereof, besides their Patent of Contract for sole Importacon procured also a Proclamation from his Ma^{tie}, straightly inhibitinge all others to bringe in any Tobacco into this Realme without the Patentees license, w^{ch} was the cause of the Companies then attendinge their 1p^s. Wherevpon a graceous Referrence from his Ma^{tie} they obtained liberty notwithstanding the said Proclamation to bringe in 55000 w^{tt} from the two plantations whereof the Companie for Virginia did bestowe their whole part vpon the other Companie, Sr Thomas Roes yeare beinge ended, the same Contract hath bin vndertaken this yeare by m^r Iacobe, though not at the same rent who contrariwise hath procured (as he hath bin informed.) a comaundment to the Companie to bringe in all their Tobacco, w^{ch} it seemed was to the no greater content of the Companies, then the first restrainte from bringinge in any at all without These troubles as they all knewe had befalne the Company lvcense: by reason of those Contract? for sole Importacon, and that not longe after in thankefullnes to his Ma^{tie} for prohibitinge the plantinge of Tobaceo in this Realme (w^{ch} was donne without any suite from the Companies) The Companie of Virginia had vealded for 5 yeares to double their eustome.

But the Lord Treasuror herevpon observinge what greiuons molestačons the Companies have sustained from time to time in their proceedings by reason the said Contract was managed by others, did therefore nowe make offer thereof, to the Companies, that if they so liked, and should finde it to be for the good of their said Companies and the Plantations they might nowe contract with his Ma^{tie} for the sole Importacion of all Tobacco whatsoeuer: So that it was nowe to be considered whither they thinke it more fitt for them then any other to entertaine this Contract with his Ma^{tie} w^{ch} he said was the first pointe to be resolued on in this buissines.

After longe pause and much dispute, it was desired at length it might be put to the question w^{ch} was proposed in this manner. [39]

Whither the Companies of Virginia and Sumer Ilands thought fitt to entertaine this contract with his Ma^{tie} for the sole Importacion of Tobacco vpon such condicons as should be agreed on or suffer the same to be entertayned againe by some other: Herevnto the Court generally signified their willingnes and consent to entertaine the said Bargaine.

The second question proposed by S^r Edwin Sandys to be considered of, was at what rate this Contract should be concluded vpon, there having bin a fourth part of the Tobacco offered to his Ma^{tie} w^{ch} would not be accepted.

In declaracon whereof S^r Edwin Sandys further signified, that my lo: Treasurors speach was that seeinge his Ma^{ts} proffitt was to be raised onely by Sale of Tobaeco and not in certainty of money, he was so to prouide, That the Kinge his M^r were noe looser by this bargaine: to prevent w^{ch} hee havinge duely calculated the medium of Tobacco that have bin brought in the last seaven yeares and considered of all circumstances incident herevuto, he said he could demaund no lesse then a Third part of the Tobacco for his Ma^{tie}.

 S^r Edwin Sandys further signified that the Comittee entringe into consideracon of this pointe founde by the rat? that the Tobacco is nowe sold at that they paid alreadie litle lesse then a Third parte, all charg? considered. As for the custome insisted vpon for the Kinge, It was presumed the price of Tobacco would heareby be so much aduanced as would give the Companie a convenient retribucon.

The Comittee further informed the Companie that my Lo: Treasuror said that if the Companie shall at any time desire to transporte the Tobacco w^{ch} they cannot vent here at home into any forraigne part^e, it shalbe free alwayes from Custome.

It was further intimated, that it was intended that the King¢ part of the Tobacco and the Companies shalbe sold together and not deuided till the moneys therevpon be raised.

As for the intricacy w^{ch} was supposed would happen in the sale thereof, in reguard of the different goodnes of the Tobacco (whereby it was conceaued men would be the more willinge careles in the makinge and curinge thereof, if once they vnderstand it shalbe sold confusedly together) Answeare was made it should be sorted and valued accordinge to the goodnes: Wherevpon it being agreed to put it to the question whither the Companies did not thinke it better to contract for the sole Importacon and sale of Tobacco and yeald a full third part thereof to the Kinge ouer and aboue their part? of auncient custome rather then breake the bargaine with his Ma^{tie} The whole Court did generally agree to giue a Third. [40]

The third question offered to their consideration by S^r Edwin Sandys was touching the new Proposition of bringing in a quantitie of Spanish Tobacco, against w^{ch} S^r Edwin Sandys signified the eight reasons lately read were opposed being conceaued it would in effect cleare crosse the two mayne endes proposed to this Contract namely his Ma^{ts} proffitt and the benifitt of the Plantations But his lo^p returning answeare that this was a matter of so great importance and consequence as could not be dispenced with, The Comittees herevpon did endeauo^r to qualifie it with such limitations as had bin before recited from w^{ch} as they had bin also since informed his lp: did not dissent.

This pointe beinge a longe time debated by the Companie, a question was moued whither in case the $40000 \text{ w}^{\text{tt}}$ proposed beinge transported into any other forraigne part \mathfrak{c} and not into England would be allowed the Kinge havinge his Third duely paid him.

It was conceaued it must first be imported otherwise it would not satisfie, but yet if then it could not be here vented there was noe doubt, but they might freely export it to the best Markette, Some were also

70

of opinion that the Kinge would gaine but litle by the bringinge in of Spanish Tobacco, in reguard so much the more of the Companies Tobaeco must be transported elswhere for want of Sale, At length at the request of the Companie it was put to the question; namely whither the Companies did not thinke it best for them to vndergoe this condicon of bringinge in yearely 40000 w^{tt} of Spanish Tobacco for the two next yeares onely with those other qualificacions, w^{ch} had bin formerly read rather then to breake the Contract intended with the Kinge: The Court did generally declare themselues willing to vndertake it: Prouided that easualty at Sea be excepted, and those other eondicons graunted that haue bin alledged.

The next question offered by S^r Edwin Sandys to their consideracion, touchinge the addicon of charges, namely the matter of Garbellinge and fraight: Touchinge the first it was alledged by some of the Companie, that it appeared the Companies had two string¢ to their Bowe, namely the benifitt of the comon Lawe, and the power of the Kings Letters Patents formerly graunted to them.

It was also informed by other of the Company that this Patent of Garbelling beinge questioned by the lower howse at the last meetinge of Parliament was adjudged by all the Lawyers of that howse to be a greiuance both in the Creation and (if euer it proceeded so farr) much worse in the execucion.

Wherevpon it beinge put to the question whither the Companies thought it not fitt to proceed in this Contract and leave the matter of Garbelling in the State it is rather then otherwise to desist: The Court generally agreed to leave it so, and to insist vpon the validity of their owne Patent and the benifitt of the comon lawe if need be. [41]

The last question where it was alledged by S^r Edwin Sandys that the Lo Treasuror consented that the Kinge should beare his Third parte of all other charges after the arrivall of the Tobacco here, at w^{ch} time his interest vnto that Third did begin, but not to looke backe to any charges precedent.

RECORDS OF THE VIRGINIA COMPANY

This pointe beinge throughly debated and with much opposicon, The Companie at length desired it might be put to the question: w^{ch} was proposed after this manner: Whither they thought it not better to paye the whole fraight of the Tobacco, That is to Saye, aswell for the Kings Third part as their owne, rather then to breake the bargaine with his Ma^{tie}: the Company by plurality of voices consented to paye the whole fraight.

 S^r Edwin Sandys likewise moued that for anydinge difference or questions that might arise on the King \mathfrak{C} part about the appointinge of Officers and allowances for their Salaries and for other charges about this buissines, that it might be added to the rest of the Articles, that the Companie may have power to choose their said Officers, and that their Salaries and all other charges be rated and sett downe by them in their generall Court \mathfrak{C} and that vpon their Account the entire charges be defalked and allowed.

These buissinesses beinge thus ordered the last thinge taken into consideracon was the reducinge of the whole Contract by writinge into Articles to be presented to the Lord Treasuror the next daye, w^{ch} Articles beinge assented vnto by his lp: are to be offered to the iudgement of the Quarter Court held on Wedensday next to be finally coneluded and confirmed.

Wherevpon the Court entreated S^r Edwin Sandys to take the paines to drawe vp the said Articles, and beinge perfected the Court humbly entreated the Ea: of Southampton together with S^r Edwin Sandys to repaire to the Lord Treasuror some time to morrowe about the premisses.

A motion was made for divers Patent ℓ to be made readie against the Quarter Court, for w^{ch} order was given for the drawinge of them: And further ordered that the Patent ℓ and some other buissinesses should be read and ordered by the morning ℓ Court that daye. [42]

72

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JULY 3, 1622

At a Quarter Court for Virginia held on Wedensday in the forenoone the third of Iuly i622

Present

S ^r Edwin Sandys.	m ^r Gibbs.
m ^r Io: ffarrar.	m ^r Binge.
m ^r Noch: ffarrar.	m ^r Gookin.
m ^r Roberts.	m ^r Meuerell.
m ^r Wrote.	m ^r Mellinge.
m ^r Smith.	with divers others.
m ^r Caswell.	

The Court gaue order that a Receipt should be sealed for 47^h 16^s w^{ch} the gentlemen and marriners had given to the East India Companie to be imployed in layinge the foundacon of a Church in Virginia.

The Court thought fitt to make Capt: Martin Prin (the Captaine of the Royall Iames) a freeman of the Companie and to give him two shares of land in reguard of the large contribucton w^{ch} the gentlemen and Marriners of that Shippe had given toward \mathfrak{C} good work \mathfrak{C} in Virginia whereof he was an especiall furtherer.

The Court thought fitt likewise to make m^r Thomas Kerridge, (the Comaunder of the East India ffleet that last came home) a freeman and to give him two shares of land in the same reguard.

The Court vnderstandinge that m' Robert Carles beinge a man that had liued Twenty yeares in the West Indies and 16: yeares in the East Indies beinge likewise verie skillfull in orderinge euringe and plantinge of Rice Cotten-woole Sugar-Canes, Indico, Cassado, Root¢, &c, of some whereof he had written a Treatise and besid¢ was in part determined to goe himselfe to Virginia: It was thought fitt to bestowe on him one share of land, old Aduenture and to make him a ffreeman.

The Court thought fitt also to make m^r Swayne (M^r of the Hart that last came $\|\text{home}\|$ from the East Indies) a freeman and to give him one share of land.

The Court thought fitt likewise to make m^r Sam: Seaward (of Oxford Bachelo^r of Diuinity) a ffreeman, he in the rehersall sermon havinge manifested a great zeale to the Plantation.

The Court likewise thought fitt to make m^r Launce a ffreeman vnderstanding that he was a continuall remembrancer of the Plantation in his Prayers. [43]

The Court thought fitt to bestowe a freedome vpon m^r Pemberton a Minister of God \mathfrak{c} word, intendinge forthwith to goe to Virginia and there to imploye himselfe for the convertinge of the Infidell \mathfrak{c} .

M^{rs} Mary Tue Daughter of Hugh Crouch beinge the heire and Executrix of Leiutenant ||Richard|| Crouch did sett and assigne ouer in this Court i50 Acres of land, w^{ch} he said Leiutenant Crouch did bequeath vnto her by the name of Mary Younge his Sister, w^{ch} land was for three Servant¢ psonall Aduentures, and lyes at Newports Newes, the said land Shee assigned ouer to m^r Daniell Gookin.

The said Mary Tue likewise assigned 100: acres of land w^{ch} lies in Diggs his Hundred to Samuell Iordan of Charles Hundred gentleman.

There was read a Grant of 18 Shares of land of old Aduenture to Capt Dan: Tucker, for three whereof he paid in ready money §after§ 12¹¹ 10⁸ the other fifteen were given him for his good service by an order of a Quarter Court. These Patents followinge were read and compared and found to be right and therefore recommended them to the Afternoones Court for confirmacion.

The Lady Berkley m ^r Tho: Addison m ^r Edw: Iohnson m ^r Edw: Palmer m ^r W ^m ffelgate m ^r Fran: Pecke & ^c	Aduenturers
m ^r Iohn Harvy m ^r Iohn Pemberton m ^r W ^m Rowsly m ^r Dan: Gookin m ^r Chris: Hillary	Planters

The Court thought fitt to give the Companies Seale to m^r Clarke for the two shares bestowed vpon him but not a Patent except he will couenant to earry some persons.

The Lo: Cauendish	m^r Caswell
m ^r Gibbs	${f m}^{ m r}$ Smith &
m ^r Wrote	The two Deputies

are earnestly desired by the Court to treat with the Citty about the Children that are to be sent this yeare to Virginia and to make the best bargaine for them they can. [44]

The Court haue likewise thought fitt that m^r Pountice formerry appointed Vice admirall in Virginia haue 6 of the said Children sent him this yeare to be placed vpon the Landes belonginge to his said office and 6: the next yeare.

The placeinge and entertainement of m^r Copland in Virginia being referred by the former Court to the consideration of a Connittee they havinge accordingly aduised about it did now make report of what they had donne therein as followeth (vizt).

76 RECORDS OF THE VIRGINIA COMPANY

1 ffirst they thought fitt that he be made Recto^r of the intended Colledge in Virginia for the conversion of the Infidell^e and to have the pastorall charge of the Colledge Tenant^e about him.

2 In reguard of his Rectorshippe to have the Tenth part of the proffitt due to the Colledge out of their land and arising from the labors of their Tenant ℓ .

3 In reguard of his pastorall charge to have a personage there erected, according to their generall order for parsonages.

And for that it was nowe further moued that he might be admitted of the Counsell there, it was referred to the former Comittee to consider thereof and of some other thing? propounded for his better accomodacon there.

Vpon močon that the $\frac{\forall \text{irginia}}{\forall \text{irginia}}$ Companie would please to make the Right Hono^{ble} the Lo: Marquesse Hamilton free of this Companie and of the Counsell in reguard of his Noble affeccion to this Plantacon; The Court most gladly assented thereverto.

Vpon the like močon in the behalfe of S^r Edward Barkham the Lo: Mayo^r of this Cittie and m^r Henage ffinch Recorder, in reguard of their well wishinge to this Plantačon and readines to doe the Companie service this Court have made them free ||and|| of the Counsell.

The like fauo^r in reguard of their worthines the Court hath affoorded to these followinge. vizt

S^r Edw: Conway. S^r Tho: Couentry his Ma^{ts} Atturny Generall. S^r Hen: Mildmay m^r of the Iewell howse. Do^r Io: Duñ Deane of Paules.

The Court have agreed to recomend m' Hopkins Minister vnto the Gouerno^r of Virginia in respect of that good comendacon that m' Edw: Allen hath given of him beinge desirous to goe and ||ouer|| at his owne charge.

JULY 3, 1622

Two Bill ℓ of Aduenture vnder the Companies Seale were presented to the Court, w^{eb} were not acknowledged in the Printed Booke, the one of m^r Robert Strutt for 50^b the other of Iohn Strutt for 25^b both their names beinge lefte out of the said Booke. [45]

The like omission is found of m^r Iohn Iolles whose Aduenture was 25^{μ} .

ffrancis Carter passed ouer 16 shares of land in Virginia to m^r Edward Palmer of the Middle Temple London esquire with allowance of the Auditors and Approbacon of this Court: the said Shares beinge parcell of the later 40 Shares assigned vnto him from the Right Hono^{ble} the Lady D'Lawarre.

Hee passed also one share of land more of the said parcell of Shares vnto m' Edw: Butler gent.

AT A QUARTER COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE 3° IULY 1622

Present

the Right Honorable Ea: of Deũon

Ea: of Southampton. ||Ea: of Deuonshire.|| Lo: Cauendish. Lo: Padgett. Lo: Maynard.

S ^r Edw: Sackuill.	m ^r Palmer.	m ^r Newport.
S ^r Tho: Iermyn	m ^r Caswell.	m ^r Sparrowe.
S ^r Edwin Sandis.	m ^r Ditchfeild.	m ^r Ley.
S' Sam Sandis.	m ^r Bromefeild.	m ^r Peirs.
S ^r Phil: Carey.	Capt: Iefford.	m ^r Bull.

S ^r Io: Brooke.	m ^r Moorer.	m ^r Bayham.
S ^r Io: Dãuers.	m ^r Nieholl ę .	m ^r Geo: Smith.
S ^r Ro: Killigrewe.	m ^r Iefferies.	m ^r Bolton.
S ^r Walter Earle.	m ^r Seaward.	m ^r Roberte.
S^r Tho: Weineman.	m ^r Boothby.	m ^r Wiseman.
m ^r Nich : ffarrar Dpt.	m ^r Cranmer.	m ^r ffelgate.
m ^r Gibbs.	m ^r Swinhowe.	m ^r Essington.
m ^r Edw: Iohnson.	\mathbf{m}^{r} Mellinge.	m ^r Bagwell.
$\ \mathbf{m}^{\mathbf{r}} \mathbf{W} \mathbf{i} \ $	m ^r Meuerell.	m ^r Iaeobson.
$\ \mathbf{m}^{r} \operatorname{Brooke.}\ $	m ^r Kirby.	m ^r Leuer.
m ^r Earle.	m ^r Wineh.	m ^r Harrison.
m^{r} Tomlins.	m ^r Bennett.	m ^r Mole.
m^{r} Wrote.	\mathbf{m}^{r} Collett.	m ^r Couell.
m^{r} Io: Smith.	m ^r Berbloeke.	\mathbf{m}^{r} Stephens.
m ^r Ro: Smith.	m ^r Withers.	m^r Seott.
m ^r Io: ffarrar.	m ^r Hart.	m ^r Ruggles.
m ^r Dike.	m^r Stephens.	with diuers others.
m ^r Bond.	m ^r Waterhowse.	
m ^r Binge.	m ^r Barkham.	
m ^r -Palmer.	m ^r Wainewright.	
m ^r Hackett.		
m ^r Butler.		

m^r Penistone.

After the readinge of the Quarter Court in May last there was read the Court of the 19th of Inne followinge beinge put of till this Court to be read, wherein amonge other thinge of note were read divers peticons that had bin preferred to his Ma^{tio} against the Virginia Companie, as namely that of Capt: Martin wherein he complayned that the Virginia Company denyed him the fruicon of those priviledges they had graunted vnto him in his Patent: Vnto w^{ch} complaint [46] the Companie had formerly made their Answeare by writing: The second peticon was by Capt: Martin and Capt: Hazell together, who intituled his Ma^{tio} to a large parte of Virginia contayninge S0 miles in circuite sett out by S' Thomas Dale as the Kings fforrest

78

wherevnto the Company had also given their Answeare to S^r Christo: Perkins (vnto whome his Ma^{tie} had referred these peticons) as likewise had answeared two other peticons in the name of one Dixon and W^m Kempe: Also another Peticon was exhibited by Captaine Baylie in the name of Captaine Somers wherein he had entituled the Kinge to the Sumer Ilands and to 12000^{H} of Ambergreece wherevnto they had likewise made their Answeare, as may appeare by the said Court.

After this vpon occasion of a petičon exhibited to the said Court by Elizabeth Smalley Widdowe for deliuery of a fower oxen shee pretend \mathfrak{c} vnto, in Virginia, There was related the proceeding \mathfrak{c} of the said Widdowe Smalley against Captaine Argall and the cause of her Retractačon of what shee had formerly complained of to the Kinge in her petičon against him, confessinge freely that the said Capt Argall caused that Retractačon to be made at the Do^{rs} Commons refusinge to sett ouer her Husbands Executorshippe vnto her vntill Shee had first sett her hand and Seale to that writinge: The matter whereof (shee said) Shee did not well vnderstand; Contrariwise shee iustified her former complaint made to the Kinge against Captaine Argall, protestinge shee was by noe other meanes moued therevnto but by the wrong \mathfrak{c} he had donn her and that the petičon was drawne by a freind of hers at her request dwellinge in Tower streete.

Herevpon S^r Edwin Sandys tooke oceasion to declare howe vnworthily Captaine Argall had conceaned a suspicon against him as well touching the said Widdowe Smalley (as if he had incited her to this complaint against him,) as also touchinge some former proceeding (held against the said Capt: Argall for depredacon of the Colony in the time of his beinge Deputy Gouerno^r. Whereas S^r Edwin Sandys declared that at the time of his cominge to be Treasuror he founde the same complaint made against Captaine Argall by S^r Tho: Smith and Alderman Iohnson then Treasuror and Deputy as may appeare by their Letters sent to the Lord De: Lawarr and Captaine Argall himselfe charging him perticularly with these thing w^{ch} Letters were read and entred in the said Court, whereby S^r Edwin Sandys said when he came to be Treasurer he was $\|tyed\|$ both by the Duty of his place and vpon $\|by$ vpon $\|$ his oath to bringe those matters to some heade wherewith Captaine Argall stood $\|stil\|$ charged: In w^{ch} proceeding ζ he said he had donn nothinge but by the Counsell ζ direccon and aduise.

Hee further also signified that true it was that one thinge fell out in his yeare of beinge Treasuror namely the sendinge out of Captaine Argalls Shippe both victualled and manned from the Colony into the West Indies whereof complaint beinge made from the Gouerno' and Counsell in Virginia as of an Act that might worke their vtter [47] extirpacon, he could no lesse then giue notice thereof accordinge to his oath to the Lords of his Ma¹⁵ Priuy Counsell, wherein he did nothinge otherwise then by the direccon of the Gouerno' and Counsell and with as much moderacon as the cause could possibly beare.

After w^{ch} declaraçon it was generally pressed by the Company that the Comittees appointed to call Capt: Argall to Account for the great losses w^{ch} both the Companie and Colony had sustained (seeinge they had as yet donn nothinge therein,) they would now proceed in that buissines with all expidicon and dilligence that yoon their report some further course may be taken therein at the next Quarter Court. After this narraçon two other Courte were read the one of the fift of Iune, the other of the first of Iuly followinge beinge the Præparatiue Court, both w^{ch} contained a full declaracon of the proceeding? of the Comittees chosen out of the Virginia and the Sumer Hands Company touchinge the Contract to be made with his Math by the said Companies for the sole Importacon of Tobacco nowe offered vnto them by the Lord High Treasuror of England, concerninge w^{ch} the said Comittees havinge consulted longe abourt it, after mature deliberacon had therevoon, offered vnto the consideracon of the Lord Treasuror certaine Propositions w^{ch} are entred verbatim in the said Court In Answeare wherevnto his lp: delinered three exceptions vnto w^{ch} the Comittees had also made replie with an addicon of certaine Clauses agreed vnto to be inserted in the Contract, havinge bin omitted in the first Propositions: After this a new Proposition came from his lp:

concerninge the bringinge in of $0000: w^{tt}$ of $0000: w^{tt}$ of $0000: w^{tt}$ of $0000: w^{tt}$ of 0000 wight to be brought in by some other: W^{ch} Proposicon for somuch as it seemed to repugne the mayne endes of their first intencion they opposed it with eight reasons: Howbeit it beinge afterward made knowne vnto the said Comittees that the bringinge in of Spanish Tobaeco for a certaine time, was of that importance as might not be omitted The Comittee therevon applied their endeauo¹⁸ to the best of their vnderstanding to sett downe some meanes of qualification of the said new Proposition so as it might be least prejudicial to the Plantations: Wherevon they thought fitt to restraine it to three lymitacons namely that the Couenant of bringinge in Spanish Tobaeco might be lymited to two yeares and no longer, Secondly that they would be bounde to bringe in no more then 40000^{wtt} of Spanish Tobaeco:

Thirdly that it be with this Prouiso that the Spanyards raise not the prices nor the custome, nor laye other burdens vpon it, and that the markette in Spayne be open and free as formerly they have bin.

And in reguard of the appearance of Damadge and danger that might ensue to the Plantations by this new Proposition the Comittees thought fitt likewise, that the whole Contract should be extended, but to three yeares in certaine, and afterward for fower yeares more, Yet so, as the Companies to be at liberty to dissolue the Contract vpon a yeares warninge giuen at the end of the second yeare or any yeare after, All w^{ch} proceedings are at large related in the said Court of the 29th of Iune last. [48]

It was also signified that this buissines was againe propounded and debated in the Præparatiue Court, and after all reasons fully heard and discussed each of the former Propositions was againe seuerally put to the question and by a generall consent of that Court approued as may appeare; At w^{ch} time the Court entreated S^r Edwin Sandys to reduce the whole Contract by writinge into Articles and to offer the same to my Lo: Treasuror, w^{ch} beinge assented vnto might afterward be referred to the indgement of this great and generall Quarter Court to be finally concluded and confirmed.

16456—vol 2—06—6

Herevpon S^r Edwin Sandys tooke occasion to signifie that accordinge to the request of the former Court, he had drawne vp the said Articles, and after he had donne, not trustinge to his owne judgement therein had imparted them to the Deputies of both the Companies, whoe approvinge thereof, he after delivered them to the Lord Treasuror who having pervsed them tooke fower exceptions against them, the first was to these words of the fourth Article namely against the offer of a Third part of the Tobacco imported and vented whereas his lp: required a Third of all the Tobacco, ||brought out of Virginia|| And said further that his Ma^{ts} right and propriety to a Third did growe vpon the first arrivall of the Tobacco here the second exception was vnto the shortnes of the time lymited ||for the bringing in of Spanish Tobaccoll beinge but for two yeares onely w^{ch} his lp: thought too litle and therefore desired it might be enlarged to three yeares at The Third exception was to the restrayning of the Contract least from seauen yeares to three yeares in certaine: The 4th exception was against the medium of the Custome of Ireland w^{ch} could not be graunted because the medium thereof was not as yet certainely knowne: Lastly his lp: aduised the Companie not to stand vpon their priviledge against the Patent of Garbellinge, but to compound with the Patentees whome his lp: presumed they should finde verie reasonable.

But S^r Edwin Sandys signified that the Lord Treasuror had since sent a more fauourable Answeare vnto the Companie touching the same exceptions, for being informed that the Tobacco in Virginia had three seuerall proprietors, as first the Tobacco belonginge to the Companie, Secondly the Tobacco belonginge to perticular Societies and Plantačons, Thirdly the Tobacco belonginge to private men, (acquired either by purchase or by their psonall Aduenture) the Companie oner the two later sort(had no power to prohibite or authority to coñand them to bringe their Tobacco hither, but were free and at liberty by their lawes and graunt(to carry their Coñodities to what markett(they please. Wherevpon S^r Edwin Sandys said that the Lord Treasuror desisted from this first Proposition, and did nowe require no more Tobacco to be brought in, then the Companies shall thinke fitt: but of that w^{ch} shalbe brought in he required a Third for the Kinge, and further desired that the worde Vented might be lefte out of that clause: Secondly whereas his lp: desired the two yeares of bringinge in Spanish Tobacco might be enlarged to three yeares: His lp: was contented, it should passe for two yeares onely if the Company stooke much at it; But desired that a Comittee might be appointed [49] to consider what sort¢ of Spanish Tobacco should be brought in: Thirdly whereas it was desired the Contract might continue for seauen yeares in certen, his lp: was pleased to put it to the Companies choise, either to hold this farme for seauen yeares or otherwise that it might be free aswell for his Ma^{tie} as for the Companie to dissolue the bargaine at the three yeares end:

Touchinge the fourth exception against the medium of the Irish Custome, it was conceaued, the reason formerly alledged would give the Companie satisfaccon.

After this the Court entred into a serious consideracon and examinacon of the premisses and havinge duely pondered all the reasons and circumstances that were both nowe and formerly delivered and fully debated vpon, did at length desire that they might severally be put to the question w^{ch} accordingly was donn after this manner vizt.

ffirst whither the Companie did thinke fitt to yeald to the Lord Treasurors Proposition by grauntinge a Third part of all the Tobacco they should thinke fitt to bringe in and to leaue out the word vented The Court generally agreed to yeald a Third and ||to|| leaue out the word vented as the Lord Treasuror desired.

Secondly it beinge put to the question whither the Companie would enlarge the two yeares to Three for bringinge in of Spanish Tobacco according to the Lord Treasurors Proposition, The Court by no meanes would yeald therevuto, but generally insisted vpon 2 yeares and no longer.

Thirdly it was put to the question whither the Companie would appoint a Comittee to consider what sorte of Spanish Tobacco should be imported accordinge to the Lo: Treasurors desire; the Court generally agreed therevoto.

ffourthly whereas the bringinge in of Spanish Tobacco is vpon condičon that the Spanyards enhaunce not the price thereof vpon the Grant of the Contract (knowinge the certaine quantitie that must be brought in by the Companies), My Lord Treasuror desired it might be so farr explained and intended that the Spanyards do not herevpon purposely and by practise endeauo^r to enhaunce the price of their Tobacco, w^{ch} explanačon the Court agreed should be made of the wordes touchinge that Clause.

ffiftly it was put to the question whither the Companie would be tyed in this Contract for seauen yeares ||or only three yeares|| in certen, and then his Ma^{tie} aswell as themselues to be at liberty to dissolue the Contract: This point was much disputed ||vpon|| some desiringe it might hold but 3 yeares in hope of a better bargaine at the three yeares end & the rather because the time of the 6^d a pound imposicon vpon their Tobacco, would then be expired, but others feared a much harder bargaine might then be put vpon them: Whervpon after all reasons were discussed, beinge put to the question, it was by plurality of voices agreed, that the Contract should hold for seauen yeares. [50]

Sixtly it beinge put to the question whither the clause for the medium of the Irish Custome should be strooke out seinge it could not but be estimated what it might come vnto beinge a Custome newly established The Court did generally agree to have it strooke out.

Seauenthly touchinge the Patent of garbellinge, the Court haue agreed it shall not be so much as named in this Contract but they would stand to the Tryall of lawe for their right.

Eightly whereas in the fourth Article instead of the word vented they had put in Landed but did not knowe as yet whither my Lord Treasuror would assent therevnto (but the Comittee hoped and promised they would do their best to perswade his lp: to admitt it) It was put to the question whither in case the Lord Treasuror should not allowe thereof the Companie did thinke it fitt to breake this intended bargaine with the Kinge, Herevpon the Court resolued generally that the putting out of that word Landed should not breake the bargaine with his Ma^{tie}.

All exceptions beinge thus cleared the Propositions were againe read all ouer, and the alteracons also that had bin made therevpon w^{ch} beinge donne, the Ea: of Southampton praid the Companie duely to consider of them and not to spare in so waightie a buissines as this was that so nearely concerned them all to give their best aduise and Counsell therein, it beinge free for any man to speake his minde with it or against it as his owne hart or reason should perswade him.

After a longe pause for somuch as it appeared no more could be said then had bin formerly delivered, My Lo: at length at the request of the Court put the Propositions to the question, whither they did agree and fully consent that this Contract should goe forward to be made with the Kinge for the sole importation of Tobacco vpon such condicons as had bin formerly proposed; The whole Court with one vnanimous consent signified their approbacon of it, ratifyinge and confirminge the said Bargaine, by a generall ereccon of hand (with - 11 M^{4m} the Propo out contradiccon saue onely one hand held vp against it.

tions agreed concerning ve Co tract should

69 Proposicons agreed §on§ by the Treasuror and Company for Virginia here entred. in a greate and generall Quarter Courte held on Wedensday 3° Iuly 1622 touching a Contract to be made with his Matte for the sole importačon of Tobacco: Which Proposičons they desire may be ratified by the Right Hono^{ble}: the Lord High Treasuror of England.¹

1. That the sole importation of Tobacco into the Realmes of England and Ireland be graunted by his Ma^{ts} Lres Patente vnder his greate seale to the Companyes for Virginia & the Sumer Hande.

2. That his Matte by Proclamacon inhibite all others During the tyme of this Contract vnder payne of eonfiscacon of their Tobacco and his Mats high Displeasure.

3. That likewise the planting of Tobacco in England and Ireland be forbidden by the same Proclamacon during this contract under a grievous penalty. And that the Tobacco that shalbe found to be planted in England this yeare may by vertue of the former Proelaman be confiscated.

¹This document is bound into the manuscript volume and is written on two and one-half pages of paper eleven and one-half inches long and seven inches wide. The writing is that of the body of the text. The paper is endorsed on the back as though having been filed away, and may be the original draft of the Proposition.

4. In consideration whereof, as also for that the Companyes shallo discharged from all other payment of for Tobacco to his Ma^{ty} (excepting onely the ancient custome sett downe in the printed booke of Rates of $vj^d p^{-n}$ for Roll Tobacco & 4^d for Leafe) the Companies shall pay to his Ma^{ty} the cleare proceed of a full third parte of all the Tobacco that shalbe yearely ymported and Landed by them in either of these Two Realmes During the sayd Contract. Pronided allwayes that the sayd Companyes shall not be constrayned to importe any more Tobacco of y^e growth of the two Plantations into eyther of these Realmes then themselues shall thinke fitt.

5. And touching the sayd Custome, that his 1p be pleased to cause it to be reduced to amedium for these seauen yeares Last past ending at Michas 1621: And for as much as the Medium of the quantity of Tobacco brought into this Realme of England those 7 Last yeares, hath bin allready Deliuered to amount to 142085[‡] It is further desired, that by a new examinacon, it may be more perticulerly sett downe, how much thereof was Roll Tobacco and how much was Leafe because of the different Customes: And that the whole may be reduced into a certen some of money, of w^{ch} some one third to be payd by the King and Two thirds by the CompanyC, and the Customers to make noe further demaund for any Tobacco, either imported or exported by the sayd Companies during the tyme of this Contract.

6. The Companyes be content, that his Ma^{ty} be Disburdened, from all payment? for the fraight of Tobacco imported from the Two Plantacons or from any other forraigne part into either of these his Realmes: But Desire, that after the first ariuall of the sayd Tobacco from either of the sayd Plantacons or other forraigne Dominions, his Matie be pleased to beare one Third parte of all charge whatsoeuer incident to the savd Tobacco, aswell for the Landing, carying and howsing thereof, as also for the keeping, tending, curing and sorting of the same: And likewise for the transporting it, whither by sea, fresh water or Land into divers parte of either of these his Mats Realmes, there to be sold and distributed: Also that his Ma^{ty} beare a full third parte of all Salaryes Due to Officers, flactors and Agente and to all other Ministers and Servant ℓ to be ymployed in any sorte wth in eyther of these Realmes about the sayd Tobacco or other busines whatsoener incident to this Contract: W^{ch} salaries to be appoynted and sett down by the said Companyes in theyr generall Courte, where and by whome likewise, the sayd Officers, Agente, factors, Ministers and Servante shalbe chosen: And likewise that his Maty beare one Third part of all cost and charge in suite of Lawe for any matter or busines concerning the savd Tobacco, or for recourry of any Debte from thence arising and finally for all other charge whatsoeuer necessary or convenient for the well ordering of the sayd Tobacco and for making the best profitt to the vse of his Matte & the Companyes aforesayd.

70

JULY 3, 1622

7. That the Tobacco to be brought in, be consigned all into one hand (vizt) of
such Officers as the sayd Companyes shall appoynt; And that the sayd Companyes haue the sole managing of the sayd sale of Tobacco, yeilding vnto his Ma^{tie} a true & perfect Accompt thereof, and paying the cleare profitt w^{ch} shall growe Due vnto his Ma^{tie} & come vnto theyr hand vnto such as the Lo: Treasuror shall appoynte to receaue the same; In w^{ch} account all the sayd charg to be allowed and defalked as aforesayd.

8. The Companies wilbe contented to be restrayned from the bringing in, of any Spanish Tobacco aboue the quantity of 60000 waight a year and to be tyed likewise by couenant for the bringing in of 40000 waight of the sayd Spanish Tobacco for enery of the first two yeares only of this Contract and noe longer; Vpon condičon notwthstanding, that the King or State of Spayne Doe not rayse the Custome for Tobacco or other burdens imposed vpon it, aboue the Rates they are now at, or impose any new charge and vpon condičon also, that the price of Tobacco at w^{ch} it is now sold in Spayne be not enhaunced, and that the market ℓ of Tobacco in Spayne be in all respect ℓ as free as formerly they haue bin; or otherwise the sayd Couenant for bringing in of Spanish Tobacco to be voyd and discharged: Prouided also, that if any of the sayd quantity of Spanish Tobacco Doe in any wise miscarry by any easualties at Sea, that in that case the sayd Companyes shall not be bound to restore the proporčon so lost by any new pvision.

9. They Desire, that there may be a rate sett as well in his Ma^{ts} sayd Ires Patent ℓ , as in his sayd Proclamačon of the price or prices of Tobacco, as well for the merehant, as for the Retaylor and vnder a grievous penalty; w^{ch} prices neuertheles to be sett downe by the sayd Companyes vpon full Debate of all reasons there to incident.

10. They likewise Desire, that there may be inserted in the contract a graunte or couenant from his Ma^{ty} agaynst the graunting of Licence to Retaylo^{rs} of Tobacco: So that the sale thereof may remayne free as hitherto it hath Done.

11. That his Ip be pleased to take a stricte course for the plyenting of all vndue bringing in of Tobacco by other meanes.

72 12. That his Tp be likewise pleased for the plsent to take order for the preventing of the bringing in, of any Spanish Tobacco more then the Allowance allready sett Downe for this yeare.

13. That all confiscacions & other penaltyes vpon this Contract be Deuided into Three part ℓ , the one part ℓ to his Mu^{ts} vse, the other to the Companyes, the third to the Informers.

14. That if any confiscačon of Tobacco shall happen betweene this & Michaelmas next the same may be for the vses aforesayd, w^{ch} if it cannot be graunted, that yet at leastwise the Tobacco soe confiscated may be sent out of the Realme to be sold elsewhere, and not to cloy these kingdomes therewth, w^{ch} would tend aswell to the Dammage of his Ma^{tie}, as of the Companies.

15. That his 1p be pleased at the begining of the tyme to be limited by this Contract to giue order for a Survey to be taken of all the Tobacco and the seuerall growths thereof, then remayning in these his Ma^{ts} Kingdomes, wth such provision as may be most propper to discouer any vndue bringing in, of any Tobacco from that day forward.

16. That this Contract begin at Michas 1622 and continue for the space of 7 yeares then next ensuing.

17. That his Ma^{ts} graunte may be Drawne & construed in most beneficiall manner for the Companyes behooofe and for the advancement of the sayd Plantačons (his Ma^{ts} profit as aforesayd reserved).

> Proposičons agreed on in a Quarter Courte held for Virginia the 3° of Iuly 1622 touching a Contract to be made with his Ma^{tie} for the sole importačon of Tobacco.¹

These thing ordered by the morning Court were now againe read and confirmed as namely the Receipt ordered to be Sealed for 47^{li} 16^s w^{ch} the Gentlemen and Marriners of the Hart hath given to the East India Companie to be imployed in layinge the foundacon of a Church: It being signified that those of the Rubucke also had given a Sume of money in that kinde.

These followinge were likewise ||then|| made free of this Companie Capt: Martin Prinn Captaine of the Royall Iames who had likewise two shares of land confirmed vnto him.

¹ This endorsement is on the back of the fourth page of the inserted paper.

JULY 3, 1622

M^r Thomas Kirridge Comaunder of the East India ffleet that came last home who had also two shares of land given him. [51]

3 m^r Robert Carles who had lined 20 years in the West Indies and i6 years in the East Indies beinge but newly arrived out of his good affeccon to the Plantation havinge in writinge sett downe the orderinge curinge and plantinge of Rice, Cotten Woole, Indico, Sugar Canes C^r was made a ffreman and had one share of land confirmed vnto him.

M^r Swann M^r of the Hart, was likewise made a ffreeman and had one Share of land given him.

M^r Browne M^r of the Robucke had the like fauo^r donn him.

There were then also made free these persons followinge vizt

M^r Samuell Seaward of Oxford Bachelo^r of Diuinity.

M^r Launce Minister.

 M^r Pemberton Minister (who intend to goe to Virginia).

There were also made free and of the Counsell

The Lo: Marquesse Hamilton.

S^r Edw: Barkham knight Lo: Mayo^r of the Citty.

m^r Heneag ffinch Recorder.

Do^r Duñ Deane of Paules

S^r Edward Conway knight one of his maiesties most Hono^{ble} Priuy Counsell.

S^r Hen: Mildmay Knight M^r of the Iewell howse.

S^r Thomas Couentrie Knight his Ma^{ts} Atturny generall.

M^{rs} Mary Tues assignement of 150 acres personall Shares (bequeathed vnto her by Leiutenant Crouch) lyinge at Newports Newes w^{ch} Shee nowe passed ouer vnto m^r Daniell Gookin was confirmed.

Also 100 acres lyinge in Diggs Hundred w^{ch} Shee passed ouer to Sam: Iordan was confirmed.

The Shares likewise passed in the morning Court were now againe read and confirmed.

||The|| Patent also w^{ch} were then read and compared, were nowe put to the question and confirmed (vizt:)

Patente to

The Lady Berkely	}
m ^r Tho: Addison	
m ^r Ed : Iohnson	All w ^{ch} both Aduenturers
m ^r Ed: Palmer	and Planters have vnder-
m ^r W ^m ffelgate	taken with their Asso-
m ^r ffr: Peake	ciate to transport great
m ^r Io: Haruy	multitude of people to
$m^r W^m$ Pemberton	Virginia.
$m^r W^m Rously$	>
m ^r Dan : Tucker Gookin	
m ^r Hillary	

The Graunt of 18 shares to Captaine Daniell Tucker (whereof three be paide in readie money after 12^{11} 10^{s} p share, and the other 15 being given him for his good service) was now confirmed.

[52]

Also a graunt of two shares of land vnto m^r Iohn Clarke formerly giuen him and ordered to be confirmed to him vnder the Companies Seale were nowe accordingly ratified.

The Lo: Cauendish. m^r Gibbs. m^r Wrote. m^r Caswell. m^r Smith & The two Deputies.

Are earnestly entreated by the Court to have conference with the Lord Mayo^r and Aldermen of the Citty about the Children that are to be sent to the two Plantations and are to conclude and make the best bargaine they can for the Companie concerning them.

JULY 3, 1622

It is likewise ordered that six of the said younge men shalbe sent to m^r Pountice this yeare to be placed vpon the land belonging to his office as Viceadmirall and others ||six|| the next yeare.

The Comittee appointed for the Colledge for this present years ar these ensuinge (vizt)

S^r Edwin Sandys. S^r Iohn Dauers. m^r Gibbs. m^r Io: ffarrar. m^r Ro: Smith. m^r Wrote. m^r Barbo^r.

The report of the Comittee touchinge m^r Copland \mathfrak{C} placinge and entertainement in Virginia was nowe read, they havinge thought fitt he be made Recto^r of the intended Colledge there for the connersion of the Infidell \mathfrak{C} and to have the Pastorall charge of the Colledge Tenant \mathfrak{C} about him and in reguard of his Rectorshippe to have the Tenth part of the proffitt \mathfrak{C} due to the Colledge out of their land \mathfrak{C} and arising from the labo^r of their Tenant \mathfrak{C} , and in respect of his Pastorall charge to have a Parsonage there erected accordinge to the generall order for personages w^{ch} this Court hath well approved of and have likewise admitted him to be one of the Counsell of State in Virginia.

Thomas Read passed ouer (vnder his hand and Seale) 100 acres of land in Virginia scituate in Coxendale ouer against the Iland of Henricus Some part thereof beinge called by the name of Mount my Lady vnto [53] Edward Hurd of London Cittizen and Iron monger w^{ch} 100 acres was graunted vnto him by S^r Geo: Yeardley then Gouerno^r of Virginia vnder the Collonies Seale in reward of his S yeares good service in that Country: Wherevpon the said Assignem^t beinge put to the question was allowed and confirmed to the said Edward Hurd.

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY THE 17th Iulij i622

Present

||the right hon^{ble}||Lo: Cauendish. ||S^r Edw: Sackuill.||

S^r-Edwin Sackuill.	m ^r Penistone.	m ^r Woodall.
S ^r Edwin Sandys.	m ^r Geo: Smith.	m ^r Copland.
S ^r Phil: Cary.	m ^r Mellinge.	m ^r Chris: Earle.
S ^r Iohn Dauers.	m ^r Edw: Palmer.	m ^r Couell.
S ^r Iohn Brooke.	m ^r Iohn Smith.	m ^r Iefferson.
S ^r Edwin Sandys Iuñ.	m ^r Edw: Iohnson.	m ^r Roberte.
m ^r Nich [°] ffarrar Dept.	m ^r Iadwin.	m ^r -Couell.
m ^r Gibbs.	m ^r Truloue.	m ^r Barkham.
m ^r Wrote.	m ^r Harrison.	m ^r Martin.
Do ^r Anthony.	m ^r Stephens.	m ^r Scott.
m ^r Binge.	m ^r Hith.	m ^r ffogge.
m ^r Barnard.	m ^r Morewood.	m ^r Ley.
m ^r Whitley.	m ^r Rogers.	m ^r Elkington.
m ^r Barker.	m ^r Wheatly.	m ^r Waterhowse.
m ^r Wilmer.	m ^r Ewens.	m ^r Barbo ^r .
m^r Ayres.	m ^r Newport.	m ^r Gookin.
m ^r ffelgate.	m ^r Winn.	with divers others.
m ^r Kirby.	m ^r Groce.	
m ^r Perry.	m ^r Leuer.	
m ^r Steward.	m ^r ffreake.	

M^r Deputy moued the Court in reguard the time was farr spent they might begin to dispatch some ordinary buissines before the Lords came who were nowe imployed about the Companies buissines whereof at their cominge they should have an Account: Hee likewise prayed that the Last Quarter Court might be put of till the next Quarter Court to be read, for somuch as neither himselfe nor the Secretary had as yet any spare time to perfect the same, w^{ch} was agreed vnto.

A mocon was made in the behalfe of Captaine Thomas Iones Captaine of the Discouery nowe imployed in Virginia for Trade and ffishinge that he might be admitted a ffreeman of this Companie in reward of the good service he hath there performed, The Court liked well of the mocon and condiscended therevoto.

ffrancis Carter passed ouer one share of land vnto Iohn Hitch Cittizen of London beinge the last Share of the later 40 assigned vnto him from the Right Hono^{ble} the Lady D'Lawarre. [54]

Richard Bull passed ouer two shares of land in Virginia heretofore assigned vnto him by Henry Rowland Goldsmith, the one vnto Raph Bateman Cittizen and Grocer of London, the other Iohn Budge Cittizen and Stationer of London.

M^r William ffleete passed ouer three shares of land to his Daughter Katherine ffleete.

A močon was made that forasmuch ||as|| m^r Truloue and his Associat(intend to proceed in their Plantačon beinge no whitt discouraged with this late Massacre of the English by the treacherous Indians are nowe settinge forth a Barke called the Truloue of London of about 46: Tun to Virginia they therefore desired the hono^{ble} fauo^r of this Court to graunt them a Comission for ||the|| said Shippe and Voyadge w^{ch} the Court agreed vnto.

Vpon the humble request of W^m Sheffeild peticoninge for leaue to administer vpon the good (that are saued) of his Sonne Tho: Sheffeild lately slaine by the Indians w^{ch} good (he desires to preserve for the vse of a Sonne of the said Thomas a Child about the age of twoe yeares saued alive in that bloudie Massacre, for somuch as it was supposed this would prove a leadinge case, and the suite of many others to be releived in: It was therefore thought fitt to referr it to a Comittee to consider what power and authority may be graunted by the Companie to the survivinge frend \mathfrak{C} of Such as are slaine, or shall hereafter decease to administer vpon the good \mathfrak{C} lefte vnto them, and what course may best be taken for recovery and preservacion of all such good \mathfrak{C} from losse and imbeazellinge to the vse and behoufe of the true proprietors, to this end the Court hath appointed

m ^r Gibbs.	m ^r Wheatly.
m ^r Binge.	m ^r Gookin.
m ^r Iohnson.	m ^r Procter.
m ^r Rob: Smith.	

or any fower of them to meete on ffriday next the i9th of this present Moneth about 2 of the Clocke in the Afternoone at m^r Deputies to aduise about it, and to certifie their opinions to the next Court.

 M^r Barkham presented to this Court a Graunt of certaine Land \mathfrak{C} passed vnto him by S^r Geo: Yeardley vnder the Seale of the Colony vpon condicon that he compounded for the same with Opachankano and procured a confirmacon thereof from the Companie here within two dayes ||yeares|| after the said Graunt for w^{ch} confirmacon he nowe peticons the Court.

Vpon w^{ch} occasion it was taken into consideračon howe farr forth the Gouernor of Virginia by a Charter heretofore graunted vnto him by the Companie might graunt land¢ in Virginia, and it was resolued directly that by the Kings Letters Patents no other but the Companie here and that in a Quarter Court onely had power to dispose of land in Virginia neither had they liberty thereby to transmitt [55] that power from themselues to any other, And as for the Clause w^{ch} they had graunted in their said Charter vnto the Gouernor of Virginia touchinge the disposinge of land, it did only intend to giue him power as a Ministeriall Officer to sett out to each ||euery|| man his propper diuident either by direcčon from hence, or to such as had acquired it there ||by purchase or seruice||, and therein cheifely to respect the auncient Aduenturers and Planters, with authority also to passe the said Grant¢ vnder the Collonies Seale if so they did

desire it, but not to make an absolute Graunt of the said lands for that the Seale in that case was but a certificate or testimony of so much land sett out for the considerations aforesaid to be further ratified and confirmed by the Company here who only had power to confirme the same vnto them: And further then this the Gouernor neither had nor could have any authority from hence to dispose of land in Virginia, but this Graunt of Barkhams was held to be verie dishonorable and preiudiciall to the Companie in reguard it was lymitted with a Proviso to compound with Opachankano, whereby a Soueraignity in that heathen Infidell was acknowledged, and the Companies Title thereby much infringed. It was also reputed a fraudulent deed vnto the Grauntee, and of purpose onely to drawe a ffee from him, w^{ch} by report is very excessive, in that kinde, there beinge no lesse then 20¹¹ waight of Tobacco or 3¹¹ in money demanded by the Secretary there fore every such private divident of 50: or 100: acres passed vnder the Seale of the Colony, wet this Court held to be verie vnreasonable, and therefore for the prevention thereof ||hereafter|| as also to avoid that confusion of grauntinge prinate Diuidente in the cheifest places w^{ch} many possessed themselues of, was snots with an intent to plante upon the said lande so much as to preuent such other in their Divident as tooke Patent here, without they compounded with them for these parcelle that laye intermingled It was for these reasons thought fitt to be referred to the indgement of the next Quarter Court to consider of some course for a speedie reformačon.

M' Grindall also presentinge the like Grant vnder the Collonies Seale of 150: acres bounded out and allotted vnto him at his first cominge away in consideracon of his service, for somuch as he hath promised to plant the same at his arrivall there by this next Shipping The Court herein beinge willinge to shewe fauo^r especially to such auncient Planters as shall deserve well by their service and intend to plant vpon the land sett out for them, have ordered that a Letter shalbe writt to the Gouernor to give order to the Surveyor to sett out the due proporcon of his said land and to bound the same every waye within his just lymitt. S^r Edw: Sackuill beinge entreated by the former Court to acquaint the Lorde of his Mats Counsell with the Massacre of the English Collony in Virginia by the Indians there and with the present necessity of Armes and people to make a reparacon, did nowe report that with the first oppertunity he had accordingly informed their flps, and after some questions passed about some pticulars he entreated their 11^{ps} mediacon [56] to his Ma^{tie} in their said suite w^{ch} they were pleased to performe whereof his Ma^{tie} beinge informed as, also of the manner of this Accident with great indignacion apprehended the cause thereof to be the same that their \mathbb{H}^{ps} did vizt that the Planters in Virginia attended more ||their|| present proffitt rather then their safety ||and pleasing their humors and fancies || by Lyvinge so scatteringly and dispersedly pleasinge their owne humors and fancies: But his Matie was so farr sensible of the losse of so many of his Subject? and of the present estate of the Colony as he was graceously pleased to promise them assistance, and therevon demaunded what the Companies desire. It was answeared Municon and people whereby they might be enhabled to take a just revenge of those treacherous Indians, and to recover what they had nowe lost as also to secure themselves against the like or any other forraigne Enimy that should offer to assault them wherevpon it pleased his Ma^{tie} to promise them some such Armes out of the Tower as was desired whereof the Officers of the Tower brought some of each kinde and reported their store there to be as followeth.¹

Briggandines ale Plate Coate	100
Iacks of Male	40
Ierkins or Shirte of Male	400
Skulle	2000
Caliners and other precess bille Halberts Swords	

The Court is continued by a generall Consent² of handes till all buissinesses were ordered.

¹ Letters and printed declarations on this subject, and the orders for arms for the Company are mentioned in List of Records, Nos. 293, 306, 318, 350, 354, 355, 356, 363, Vol. I, pages 152, 154, 155, 158, 159, and 160, *antc*.

² Written over the word "ereccon."

M^r Horwood petičoninge for releas of his Sonne in lawe Robert Dauies from m^r Rolfe hauinge serued out his three yeares accordinge to his Contract, as also that he might have his Divident of land for that he was furnished out at his charge, all w^{ch} he said he had wittnesses in Towne to prove: The Court hath entreated m^r Deputy to examine his Wittnesses and therevpon ordered his petičon should be recomended to the Gouernor of Virginia to do the said Robert Dauies right accordingly.

Whereas it appeares by an Acquittance presented at the said Court vnto S' Thomas Smiths hand dated the 9th of September i607 that m' W^m Phetiplace beinge an auncient Planter paid vnto S' Tho: Smith then Treasuror for Virginia the Some of 10^{11} w^{ch} beinge somewhat short of the purchase of a Share: The Court notwithstandinge vpon his humble request and promise to plant the same within some convenient time haue bin pleased to remitt him the odd money and to allowe him 100 acres of land old Aduenture vpon a first division for w^{ch} direccon shalbe given to the Gouerno' to cause the same to be sett out for him accordinge to the orders of the Companie. [57]

S' Edwin Sandys signified vnto the Courte that the Companie of the Sumer Ilands in their great Quarter Court held the Tenth daye of Iuly last had consented to the Contract intended to be made with his Ma^{tie} for the sole Importacion of Tobacco, but with some difference from the Virginia Companie touchinge the medium of the Custome thereof, for the Company of the Sumer Ilands havinge duely waighed and considered of all circumstances incident therevnto conceaned it would be more convenient and safe for them to paye the Custome of 6^{d} the pounde ||weight|| for Roll Tobacco and 4^{d} for leafe as it came in. then to be typed to paye the certainety of so great a Some of money, as the medium came vnto, besides they considered that the Customers having by this meanes of grauntinge a medium their Customes made certaine, would take no care nor paines to discouer the stealinge in of Spanish Tobacco, whereas in payinge the Customer the proffitt of the Customers beinge also interessed therein, it would make them the more vigilent and carefull to prevent the vndue bringinge in of

16456-vol 2-06-7

Spanish Tobacco and thereby also saue the Companie much charge, w^{ch} they must otherwise be at for maỹtayninge of a great number of officers for this purpose Wherevpon it beinge taken into consideracon whither an Inferio^r Court had any power to alter that w^{ch} was so solemnely ratified by a Quarter Court it was resolued it could not, but withall they held it fitt to signifie to my Lo: Treasuror and certifie by waye of Declaration of their perticular opinions that they conceaued the Sumer Ilands Companie for many substantiall reasons had taken the better course, and therefore the Companie of Virginia would not oppose the drawinge vp of the Patent accordinge to the desire and resolucon of the Sumer Ilands Companie, not doubting but if the next Quarter Court for Virginia shall ||should not|| aprove thereof they shall entreat his lp: their first order may Stand.

S ^r Io: Dauers	m ^r Iermyn
2 Deputies	m ^r Binge
m ^r Gibbs	m ^r Ro: Smith
m ^r Wrote	m ^r White
m ^r Brooke	m^r Seldon
m ^r Herbert	
m ^r Io: Smith	

or any fower of them are entreated to meete and aduise about the drawinge vp of the Patent touchinge the Contract to be made with his Ma^{tie} for the sole Importacon of Tobacco accordinge to the Propositions agreed on by the Companies of Virginia and the Sumer Hands in their great Quarter Court held this present month w^{ch} is to be donn in the most benificiall manner for the behoufe of both Companies, who are likewise desired to attend m^r Atturny about the same: And also to take into their consideracon those thing that are to be performed before the said Contract is to be in force as namely the prohibitinge the planting of Tobacco in England and Ireland also to prohibite the importinge of any Spanish ||Spanish|| Tobacco in England and Ireland more then the quantitie limited by this Contract. [58]

A Comission for Tobias ffelgate M^r of the Iames of London of about 140 Tuñ bound for Virginia with 90 Passengers was ordered to be drawne vp and sealed. A Comission likewise for m^r ¹ Langley M^r and Owner of the Margarett and Iohn of i60 Tun bound for Virginia with one hundred passengers.

At a Court held for Virginia the 14th of August i622

Present

Right Hono^{ble} Lo: Cauendish.

m ^r Gibbs.	m ^r Bernard.	m ^r Geo: Smith.
m ^r Wrote.	m ^r Wheatley.	m ^r Woodall.
m ^r Io: ffarrar.	m ^r Wiseman.	m ^r Webbe.
m ^r Nich : Farrar Dpt :	m ^r Ditehfeild.	m ^r Cuffe.
m ^r Ro: Smith.	m ^r Nieholl (.	with diuers others.
m ^r Sheppard.	m ^r Mellinge.	

Whereas his Ma^{tie} hath bin pleased at the humble Suite of the Virginia Companie to lend vnto them 20 Barrell¢ of Powder for the seruice of the Colonie in Virginia to be repaid by the 10th of ffebruary ||Ianuary|| next for w^{ch} Security is to be given vnder the Companies Seale: The Court entreated m^r Deputy to drawe vp the said Security and to affix the Companies Seale therevnto.

And whereas it was further signified that they were in hand with a bargaine for Twenty Barrell \mathcal{C} of powder more for time vpon the like eaution, The Co^{rt} gaue order to m^r Deputy, that if that bargaine proceeded to affix the Seale vnto the like Security for repayment at the time agreed vpon.

A request was made by some of the Sumer Ilands Company for the better supplyinge of the Sumer Ilands with Armes (whereof there was nowe very great want) this Companie would please to give them 100 peeces and 50: browne Bill¢ out of his Ma¹⁸ Princely Guift and

¹ A blank space in the manuscript.

bounty bestowed upon this Companie w^{ch} number the Suñer Hande Companie promise to maintaine: The Co^{rt} takinge it into their consideračon and waighinge duely howe much it doth import Virginia to strengthen and support that Plantation in reguard of the vicinity and mutuall dependance the one hath vpon the other, haue agreed to graunt their request, not doubtinge but his Ma^{tie} and the State wilbe pleased herewith, consideringe vpon what speciall and important reasons the Companie were moued herevnto, and further it was agreed and thought fitt, that the Bowes and Arrowes w^{ch} his Ma^{tie} had ginen to the Virginia Companie (in respect the vse and scatteringe of them amongst the Indians might proue a thinge dangerous to our owne people, and withall make them acquainted with the manner of fashoninge the Arrowe head () that therefore they should be deposited and kept safe in the Suñer Ilands in a readines against there should be occasion to vse them in Virginia. [59]

An offer was likewise made by the Courte that every private Plantation Hundred and Burrowe might have some of the said peeces, Provided they be at charge to trimme them vpp and make them fitt and so send them to Virginia: Provided also that they keepe and mayntaine the like number alwayes fitt and serviceable.

The Residue of the Armes were thought fitt and ordered by the Court to be kept in a Comon Store or Armory in Virginia for the Generall service of the whole Colony vpon all occasions.

Certen Informers profferinge to the Court their service to discover some persons that had planted good quantities of Tobacco here in England contrary to his Ma^{ts} Proclamation, praid they might have some reward for that service. The Court hath referred them to be considered for the paines they shall take herein vnto

m ^r Deputy.	m ^r Nicholl (.
m ^r Geo: Smith.	m ^r Wiseman.
m ^r Ditchfeild.	m ^r Roberts.
m ^r Caninge.	or any fower of them.

Ann Minter petičoninge for the discharge of Richard Minter her Husband, whome shee saith was turned ouer by Do^r Bohune as Tenant to the Phisitions place, contrarie to his promise: The Court not knowinge of any such private agreement between Do^r Bohun and him, Haue notwithstandinge in comisseračon of her poverty, and vpon her earnest request, ordered, that her Husband Richard Minter shalbe sett free and at liberty to dispose of himselfe, he payinge 100^{wtt} of good leafe Tobacco for the Companies vse vuto m^r Geo: Sandys Treasuro' in consideračon of the charge the Companie were at, for his furnishinge out and Transportačon: And if he be desirous to staye still in Virginia; It is further ordered, that he payinge the aforesaid quantity of Tobacco, shall beside his freedome haue fiftie acres of land sett out for him and his heires for ever to plant vpon for his owne benifitt and not otherwise if he returne for England.

At a Court held for Virginia on Thursday in the Afternoone the 5° of September 1622

Present

Right Hono^{ble}

m ^r Iohn ffarrar.	m ^r Wiseman.
m ^r Nich: ffarrar.	m ^r Bennett.
m ^r Roberte.	m ^r Cuffe.
m ^r Wrote.	m ^r Webbe.
m^{r} Wheatly.	m ^r Baynham.
m ^r Caswell.	with divers §many§ others.
m ^r Nicholls.	
m ^r Geo: Smith.	

The Sumer Ilands Court held this Afternoone beinge dissolued, m^r Nicho: ffarrar the Deputy acquainted them, that whereas it pleased his Ma^{tie} out of his Princely care of the Plantation of Virginia, to

[60]

direct his graceous Letters vnto m^r Treasuror and Company for Virginia to comaund a speedie course be taken for the settinge ypp of Silkworks and plantinge of Vineyards throughout the whole Colony in Virginia (for the orderinge whereof one m^r Bonnell his Ma^{ts} Servant had given verie good directions in his booke lately published) Wherevpon his Ma¹⁵ Counsell for Virginia havinge taken it into their consideracon thought fitt for the better Accomplishment of his Highnes pleasure in a buissines of so great consequence vnto the Plantation that a speacial letter be writt by the Companie to the Counsell of State in Virginia for the orderinge whereof one m' Bonnell his Mats Servant had given verie good directors to require and charge a strict performance of his Ma^{ts} royall comandment in the premisses: for w^{ch} purpose they had conceaued the forme of a letter w^{ch} beinge nowe presented in Court was read and beinge well approved of, the Court ordered and appointed the same to be printed and affixed to the Silkworme booke of m^r Bonnells v^e ffrenchman.¹

 M^r Deputy further acquainted the Court that he had receaued a warrant signed by the said ||sundry|| Lords of his Ma^{ts} Priuy Councell directed to the Treasuror and Deputy of this Companie requiringe one Dan: ffrancke (a malefacto' lately repreiued) be sent to Virginia (from whence he may not returne into any his Ma^{ts} Dominions wthout speaciall license obtained vnder six of the Counsell(hand() w^{ch} ffrancke had contracted to serue in Virginia one Elianor Phillipps that nowe goes ouer with him, in consideracon whereof the said Phillipps offers to paye for his passage if the Companie please to permitt the said ffrancke to goe: Wherevpon the Court ordered he should be sent to Virginia accordinge to the Lords order, and should be put abourd the Southampton and coñitted to the charge of m' Iames Chester Captaine of the said Shippe bound for Virginia, to deliver him in Virginia according to his Direccons.

Vpon the močon and earnest request of the Society of Martins Hundred that Tho: Nicholls might be released from of the Companies Land and imployed in their Hundred for the better dividinge of their

¹This treatise, containing also the two letters, is referred to in List of Records, No. 347, Vol. I, page 158, ante.

lands there (he beinge skillfull in the matter of Suruey) for whome they have promised to give the Companie good satisfaccon. The Court herevpon were contented to order that the said Nicholls should be sett free and put vpon the imployment of Martins Hundred, and withall should have such book \mathfrak{C} and Instrument \mathfrak{C} as belonged to his buissines of survey for the vse and service of that Hundred. [61]

An Extraordinary Court Holden for Virginia on Monday the 7° of October 1622

PRESENT

S ^r Io: Dauers.	m ^r Whitely.	\mathbf{m}^{r} Mellinge.
S ^r Io: Brooke.	m ^r Barbo ^r .	m ^r Elkington.
S ^r Phil: Carey.	m ^r Caswell.	m ^r Coxe.
m ^r Nieh [°] ffarrar. Dpt.	m ^r Swinhowe.	\mathbf{m}^{r} Newport.
m ^r Io: ffarrar	m ^r Copland.	m ^r Penistone.
m ^r Gibbs.	m ^r Withers.	m ^r Roberte.
m ^r Wrote.	m ^r Barkham.	m^r Geo: Smith.
m ^r Binge.	m ^r Kirby.	m ^r Sparrowe.
Do ^r Anthony.	m ^r Waterhowse.	m ^r Ley.
m ^r Ro: Smith.	m ^r Iadwin.	m ^r Coop.
m ^r lermin.	m ^r Wood.	m ^r Budge.
m ^r Roberts.	m ^r Hawkins.	m ^r Tho: Waterhowse.
m ^r Rogers.	m ^r Morewood.	m ^r Woodall &
Capt: Martin.	m ^r Leuer.	m ^r Palmer.
m ^r Purcas.	m ^r Bennett.	with divers others.

 M^{c} Deputy signified vnto the Companie that the occasion of callinge this Court was for the dispatch awaye of the Abigaile, And for that divers peticons had bin exhibited w^{ch} were to be ordered and sent by this Shippe some of greuiances for wrong donn by vniust factors and Partners in Virginia others of claime to land and good belonginge

RECORDS OF THE VIRGINIA COMPANY

vnto them by the late death of frend \mathfrak{C} there; And further whereas the Counsell had by the Iames already sent their Letters of aduise and direccon to the Gouernor and Counsell of Virginia touchinge the late Massacre and other important buissinesses: So as it had bin taken into consideracon and held verie fitt that the like addresse should be nowe made by the Compã to second the former, whereof a draught beinge made, he nowe presented in Court w^{ch} beinge read and well approued of, was ordered to be signed by the Deputy in the name of the Companie and wittnessed by the Secrety.

After this the peticons were read and ordered as followeth (vizt)

M^T Iohn ffarrar and his Partners complayninge by peticon against Captaine ||William|| Tucker and one Henry Gats for not havinge returned them any Account of those good? they comitted to their charge w^{ch} cost them well neare 900^{li} havinge imployed them as their ffactors and Agente in the Shippe called the Elianor they therefore praied this buissines might be so recommended to the Gouernor and Counsell of Virginia as they might have Iustice donne them and all lawfull furtherance given to those they had appointed their Atturnies herein, Wherevpon the Court did very earnestly recommend this peticon to the Gouerno^r and Councell to take it especially into their care that iustice and right may be donne without delaye vnto y^e Peticoners and that satisfaccon may be made them to the full in all their lawfull and just demaund, for so both the matter it selfe required and the merritt ℓ of the psons [62] of the Colony are extraordinary and that of the proceeding cherein the Companie desire to have an Account returned them by the first The Companie were likewise pleased that Charles Atkinson being their Tenant shall doe this seruice for the Peticoners.

M^r Edw: Bennett in his Petičon makinge two request vnto the Companie the one that the cause in difference between him and Capt. ||Raph|| Hamer might be recommended to the Counsell of Virginia to do him iustice, The other that his people might be returned to his Plantačon at Warascoacke: The Court ordered that the Gouerno^r and

Councell in Virginia should take extraordinary eare of that buissines that so farr as right and iustice will permit his request may be satisfied and that a perfect and speedie Account be returned them of all proceedings therein and that they do not onely give leave to the repossessinge of Warasquoak, but further doe verie earnestly recomend the settlinge of his affaires and buissines to the fauo^r and furtherance of the Gouernor and Councell, and that what courtesie they shall shewe him therein, the Companie will accept as donne to themselves in reguard m^r Bennet (besid \mathfrak{C} great services donne for the advancement of the Plantačon) is the largest Adventuror that they knowe of.

M^r W^m Caps an anneient Planter in Virginia in his peticon made 3 request vnto the Companie: 1: That S^r W^m Newce might be required to deliner him the fine men for whose transportation be paid him 30^{li} here in Towne 2: That S^r Geo: Yeardley might restore vnto him the Danske Chest and good che detaines from him, And lastly that he might have satisfaccon for the land taken from him by S^r Geo: Yeardley then Gouernor for that it laye in that part where the Company had appointed their land to be sett out (notwithstandinge he saith he was possessed thereof before that allottment was made:) Wherevon it was ordered that it should be certified that the Companie had bestowed on the Petitioner 30^{li} w^{ch} m^r Io: ffarrar testified to have bin paid to $S^r W^m$ Newce to the intent expressed (vizt) for the transportation of those fine men w^{ch} they doubt not he will pforme: And in that and the matter of the Chest they desire the the Peticon^r have right donne him, as for the land, if he were lawfully possessed of it before it was ordered for the Companie they hold it iust that it should be restored him or ele satisfaccon made him to the full with allowance of damage it beinge their intent to give of their owne and not to take from other.

M^r Henry Rolfe in his Petičon desiringe the Estate his Brother Iohn Rolfe deceased lefte in Virginia might be enquired out and converted to the best vse for the mainetenance of his Reliet wife and Children and for his indempnity (havinge brought vp the Child his said Brother had by Powhatan's Daughter w^{ch} Child is yet lyvinge and in his eustodie) It was ordered [63] that the Gouernor and Counsell of Virginia should cause enquirie be made what Land \mathfrak{C} and goodes the said Iohn Rolfe died seized of; and in case it be found the said Rolfe made no Will, then to take such order for the Peticoners indempnity and for the mayntenance of the said Children and his reliet wife as they shall finde his Estate will beare (his debt \mathfrak{C} vnto the Companie and others beinge first satisfied) and to returne vnto the Companie ||here|| an Account of their proceeding \mathfrak{C} .

Iane Glouer and Bridgett Hubbard peticoninge for leaue to administer vpon the estate of Samuell Stringer their naturall Brother lately slaine in Virginia, beinge indebted vnto them (as they affirme) It was ordered that the Gouernor and Counsell of Virginia should be entreated to cause enquirie be made what estate in land¢ and goodes the said Stringer died seized of and therein to shewe Iohn Tuke m^r of the Abigall (whome by their Letter of Atturney they haue authorised to receaue the said good¢ to their vse) all lawfull fauo^r and assistance they may for helpinge the Petičoners to come to their right (with due respect) they beinge not onely his Creditors but his heires also.

Edward Peirs Cittizen and Marchantaylo^r of London, petičoninge for leaue to administer vpon the estate of one Thomas Peirs his Brother, late inhabitinge neare Mulbery Ilands in Virginia (who was there slaine with his wife and child in the late Massacre) It was ordered that forsomuch as it hath bin testified as well by Certificate from S^r W^m Owen knight and Thomas Iones esquire Bayliffe of the Towne of Shrewsbury as also vpon oath taken of the Peticon^r and one Robert Corbett by the Deputy and some other of his Ma^{ts} Counsell for Virginia that the said Edward Peirs is the onely Brother of the said Thomas deceased, and that he hath but one only Sister namely Ann Peirs lyvinge That the Gouerno^r and Councell of Virginia should be entreated to shewe the Petičoner or his Assignes what lawfull fauo^r and assistance they may in the premisses that the Proprietors may receaue the benifitt of the proceed of those good that shalbe found out with all expidičon.

Ioane Blancher peticoninge likewise for that estate her Husband Iohn Blancher died seized of in Virginia: It was ordered that the like direccon should be given to the Counsell there to cause enquirie be made what good \mathfrak{e} he lefte and not onely to give an Account but also to returne the good \mathfrak{e} themselves or the proceed thereof (beinge sold to the value) to the Treasuror and Companie here to the vse and benifitt of the said Peticon^r.

A Certificate beinge presented in Court vnder the hand of diuers therein named, certifyinge that Iames Darey is the next heire of Iosua Darey who was lately slaine in Virginia: The Court ordered that forsomuch as this Certificate was testified to be true by m^r Wheatley a Brother of this [64] Companie, it should be recommended to the Counsell of Virginia to cause enquirie be made what good \mathfrak{C} the said Iosua Darey died seized of, and to give order that they be sold to the best value and to returne the proceed thereof to the Treasuror and Company here for the vse and benifitt of the said Iames Darey.

The Brothers and Sisters of Captaine Nath: Powell peticoninge for order that their said Brothers estate might be enquired out and certified, and the Proceed thereof returned vnto the Companie here for their vse and benifitt, It was ordered that it should be recomended to the Counsell of Virginia to have an espeaciall care of this buissines, both because it is of great consequence, as also for that Capt: Nath: Powell was a man of extraordinary merritt, and the Petičoners poore men, wherefore they desired that Iustice and right may be donn them ||therein||, and that so speedily as the Petičoners may receaue the benifitt thereof by the first returne of Shipps, and not onely an Account, but also the good themselves or the proceed of them beinge sold to the value be returned to the Treasuror and Companie.

Iohn Stephens and Raph Baylie peticoninge both to one effect vizt that direccon might be given to the Gouernor of Virginia to sett out their Divident of land where and when he should thinke fittest for their safety and convenience; The Companie conceaued the Peticoners request to be so resonable as they are assured the Counsell of Virginia will not deny it them, but be readie to shewe them and their people what fauo^r they may for the safe and convenient settlinge of them.

The Companie beinge informed by the Auditors that S^r Geo: Yeardley in stead of 500^{11} w^{ch} by the Counsell¢ Letter of the 18th of Decemb^r i619 he was comaunded to returne for the 50 youthes then sent by his Ma^{ts} Comaund hath onely returned 3333¹¹ waight of Tobacco, w^{ch} beinge sent to Middleburrough and there sold comes to ||no|| more then 275¹¹ 15 06 haue ordered that the Account of that Tobacco signed by the Auditors and Bookeep should be sent vnto m^r Geo: Sandys Treasuror in Virginia to be shewed vnto the said S^r Geo: Yeardley and the rest whome it may concerne, and that they should be caused to make satisfaccon for the 224¹¹ 4: 6: w^{ch} is remayninge due vnto the Companie this yeare in good leafe Tobacco to be sent home in the Abigall.

It was also further ordered that the Account of the Tobacco sent home last yeare to the Companie should be sent to m^r Geo: Sandys, that he might see at what rate it was here sold and cause further satisfaccon to be given from whome it is due. [65]

It was also ordered that a Coppie of Leiutenant W^m Peirs his Bond should be sent vnto m^r Geo: Sandys who is required to leavy of the said W^m Peirs the 500ⁱⁱ of Tobacco appearinge due to the Companie by the said Bond and to send it home in the Abigall.

In these perticulars the Companie desire m^r Geo: Sandys to be verie carefull and the Gouerno^r to give him all the assistance that the Companie be not disappointed of so due debt ℓ in this time of great necessity.

And it is further ordered that the Gouerno^r of Virginia shall not hereafter graunt leaue to any indebted to the Companie to returne for England vntill he hath giuen full satisfaccon for all such debte as he shall stand charged with.

M^r Deputy acquainted the Court, that m^r Secretary Dauison had requested him humblie to tender to the consideration of this Noble Company the great losse that he had endured this last yeare by want of 13 of of those 20 Tenante that the Companie were pleased to graunt and promise to him: Wherevpon he humblie besought them. that they would bestowe vpon him at present in recompence or satisfaccon of that damage the Sume of 50^H w^{ch} he would procure to be lent the Companie vnder their Seale at a yeares daye of payment, M^r Deputy added that he would not have dared in this time of the Companies extreame pouerty to propound a matter of so great charge vnto them, but that he did for his part concease, that in trueth the doeinge of this, should be a matter rather of payment of debt then pointe of liberality, and beside that m^r Secretary Dauison himselfe had found the meanes for procuringe the money, and that after such a manner. as he for his part, should be verie glad, if all the Companies Debte might be so discharged, but against this it was objected, that M^r Secretary had receased ffees in Virginia in recompence of his want of men, and further that he had not performed his service above halfe the time; And lastly that howsoeuer, the President would be verie dangerous whereby other Officers that had suffered the like damages would make the like demaund \mathfrak{C} : But for the first m^r Deputy and his Brother m^r Iohn ffarrar affirmed, that m^r Secré Dauison had solemly protested to them divers times (they having challenged him thereof accordinge to some Letters that did seeme to import so much) that he had receaued no ffees at all or to no value at least, and that although there was at first an intencon by the Gouernor and Counsell to make him satisfaccon after that manner; yet afterward consideringe with himselfe, that perhappe it would be displeasing to the Company here beinge so precisely forbidden by them he did relinquish it, rather puttinge himselfe vppon the Companies noblenes, And for the performance of his place that m^r Geo: Sandys had vndertaken it out of his love to him; and further that his cominge over [66] was in parte for the better Informacon of the Counsell, of the State of the Colony: As for the last thinge it was generally adjudged to be a verie smale recompence for so great damage and that the Companie should have a verie great bargaine of it to satisfie proporconably all the like

demaund ℓ . But in the end because the matter was of great waight in this necessitous time of the Companie it was thought fitt to reserve the matter of absolutely givinge it to the indgment of a Quarter Court; After full and certen knowledge of the perticulers in question and doubt; But that yet in the meane while for the accomodatinge of m^r Dauison in his present vrgent occasions beinge to carry ouer his wife with him to Virginia, the said 50th offered by m^r Weston to be lent, Should be accepted and the Companies Seale given for the payment of it at a yeares day And that the said 50th should be paid to m^r Secrē Dauison, he giving his Bond to repaye it to the Companie in Ianuary i623.

At a Court held for Virginia the 23^{th} of October i622

Present

the Right Hono ^{ble} Lo: Cauendish.	
S ^r Phill: Carey S ^r Io: Dauers	lessign b + 0
S ^r Io: Dauers	kingnite.

m ^r Nich ffarrar Dpt.	m ^r Darnelly.	m ^r ffogge.
m ^r Gibbs.	m ^r Palmer.	m ^r Caswell.
m ^r Wrote.	m ^r Bennett.	m ^r Robert <i>C</i> .
m^{r} Wilmer.	m ^r Copland.	m ^r Parker.
m ^r Binge.	m ^r Balmeford.	m ^r Cooke.
m ^r Io: ffarrar.	m ^r Mellinge.	m ^r Swinhowe.
m^r Ro: Smith.	m ^r Cuffe.	m ^r Newport.
m ^r Berblocke.	m ^r Withers.	m ^r Sparrowe.
m ^r Geo: Smith.	m ^r Bland.	m ^r Ditchfeild.
m ^r Bull.	m ^r Peirs.	$\mathbf{m}^{\mathbf{r}}$ Wheat.
	m ^r Sheppard.	m ^r Rogers.
		with divers others.

After the readinge of the former Court, a great part whereof consisted in the Answeares of many peticons that had bin presented, m^r Deputy signified vnto the Court, that this manner of settinge downe

the Soms of the peticons and of the Courte Answeares was a thinge of very great Trouble to the Secretary and himselfe, and many times perhapps neither the true meaninge of the Peticon^r, nor of the Answeare, was so fully and plainely expressed as was fitt and requisite, and therefore many times occasion of doeinge wronge might be ministred: Wherevpon he offered to the consideracon of the Court, that the very peticons themselues [67] should be registred and entred either in the Court book or some perticuler booke for that purpose, and that the answeare of euery peticon might be drawne vpp while the Court sat and read, w^{ch} would be a safe course both for the Companie and Peticoners and likewise for the Deputy and Secretary, and this Course he thought the more necessarie in reguard the greatest part of the Petitions put vp to the Companie do not admitt the reveiwe and examinacion ||approbacion|| of a second Court, but vpon the orderinge and sthes execucion doth imediately followe, as all the peticons read in the former Court and there ordered were the next day sent to Virginia whereby if there had been erro^r in mistakinge the Companies meaninge it could not be remedied.

Hee desired them farther likewise to take into their consideration howe the multitude of Peticons daylie encreased, So that the Courte had not time nor leasure to order them wherevoon himselfe was continually troubled with the importunity of Peticoners for not receauinge speedie satisfaccon as they did desire; w^{ch} did exceedingly molest him, and some of them did much elamor of the Companie: ffor redresse whereof, as also for the equal administracon of Iustice and fauor vnto all, (w^{ch} he knewe to be the Companies principall intent) he desired that they would take into their consideracon what course and order should be held for the receauinge of Peticons for the informinge the Court of the pticularities of them and for the answearinge of them: Concerninge all w^{ch} point and the former, he and some of the Counsell (wth whome he had conferred thereabout) conceaued that there might be so good and orderly a course sett downe as should much tend to the ease of the Court in expediting of peticones and to the speedie reliefe and satisfaccon of all due Complaynant and just Peticons: The Court havinge debated these point and findinge them

verie waightie, and that it was most expedient to take some course therein did thinke fitt to referr the consideracon of them and all other matters incident to Peticons vnto a select Comittee which were then named (vizt)

m ^r Gibbs.	m ^r Ro: Smith.
m ^r Wrote.	m ^r Berbloeke.
m ^r Binge.	m ^r Caswell.
The two Deputies.	æ
m ^r Io: Smith.	\mathbf{m}^{r} Mellinge.

who are entreated to meete at m^r Deputy fferrars howse on Monday in the Afternoon the 28th of this present Month and there to consult and aduise concerninge the point formerly menconed and all other pticulers belonginge to the matter of peticons and to sett downe their opinions and iudgement thereof and to bringe the same in writinge to the next Court.

M^r Deputy further acquainted the Court that divers of the Counsell and Companie had of late observed some erors and default? in the transportinge of persons and good, w^{ch} if there were not some timely remedy for preuention [68] would both breed much wronge to the private Planters that goe ouer, and hereafter great trouble and vexacon to this Court: The point were three: ffirst that divers Shipps nowe goeinge daylie (aswell from London as other part?,) without any further Reference to the Companie then a Comission from them, there was no Note or Register kept of the names of the persons transported, whereby himselfe and the other officers were not able to give any satisfaccon to the persons, that did daylie and howerly enquire after their frende gon to Virginia, to the great discontent of people here, and that this likewise would prove a thinge of great trouble and molestacon to the Court when after the expiracon of i624, either the persons themselues transported or their heires should come to clame their divisions of lande, the Companie havinge no ground to knowe, what or why any thinge should be due vnto them but their owne The second pointe was that many times the Passengers wordes: shippinge their good themselves and through ignorance and want of

vnderstandinge in such affaires, not takinge that course as they ought, though their good ℓ were imbeaselled by the Marriners in the wave lvet they could come to no right, wantinge sufficient proufe of the delivery of them abourd the M^r; and if any private man hapned to dye, all his goodes were presently imbeazelled and as it were confiscated by the Marriners, that afterward his friend could neuer come to recouer any of them, nor tell w^{ch} waye to goe about it, There beinge no publique euidence of the receauinge of the said good abourd, and if there were any private they perished with the Party himselfe; The third thinge was the prouidinge by some fitt course that the Couenant between M¹⁵ and Servant might be respectively pformed, to the full, that neither oppression nor fraude might be exercised by the one or other: In both w^{ch} kinde, there were many complainte both of M^r and Servante w^{ch} were daylie like to encrease and as the Plantačon did augment and especially the wrong of Servant, It beinge observed here that divers old Planters and others did allure and beguile divers younge psons and others (ignorant and vnskillfull in such matters) to serue them vpon intollerable and vnchristianlike condicons vpon promises of such reward and recompence, as they were no waves able to performe nor ever meant: These three head closed beinge discussed by the Court, were conceased to be very waightie and were therefore referred to the consideration of the former Comittee.

And likewise vpon remonstrance by some other what inconveniences did arise in Virginia for want of a sett and orderly course for the prouing of Wille and Testamente and other thinge thereto belonginge, the former Comittee were likewise desired to take that buissines into their consideracions and to deliuer their opinions and iudgemente therein to the next Court in writinge of all the premisses. [69]

The Court hath likewise referred the perticular greiuance of Tho: Goldsmith touchinge his Sonne Arthur detayned by S^r Geo: Yeardley as his Tenant, to the examinacion of the said Comittee, who are duely to informe themselues and consider of each perticuler circumstance and to certifie howe they find it together with their opinions what they thinke fitt to be donne therein.

16456-vol 2-06-8

M^r Deputy signified vnto the Companie, it was not vnknowne vnto them, that amongst the many worthie Guift¢ bestowed on the Plantaōon there was the last yeare ginen, by a person refusinge as yet to be named 40^s p Aňu for euer (and therevpon an order established) for a Sermon to be preached before the Virginia Companie euery Micħas Terme on Wedensday fortnight before the last Wedensday in the said Terme, Hee therefore moued to knowe their pleasure whome they would entreat to preach the said Sermon; Wherevpon some proposinge the Dean of Paules, the Court without naminge any other, did verie much desire he might be entreated therevnto, hopinge he would please vpon their generall request signified vnto him, to vnder ke the paines and the rather for that he was a Brother of this Companie and of their Counsell In confidence whereof the Court praid

S ^r Io: Dauers	m^{r} Binge &
S ^r Phil: Carey	m ^r Deputy

to solicite him earnestly herevnto in the name of the Companie; w^{ch} they promised to performe, and for the place where the Sermon is to be preached. The Court have made choise of S^t Michaelle Church in Cornehill as the most convenient: After w^{ch} Sermon ended, it is also thought fitt and agreed the Custome they begun the last yeare shalbe continued namely to suppe together, and for that cause have entreated m^r Caswell and m^r Mellinge (who last time so well pformed it to all the Companies content) beinge assisted with m^r Bennett and m' Rider to be Steward this yeare also, for prouidinge and orderinge of the Supper and buissines therevuto belonging and of the place where it shalbe kept, and accordingly to give notice thereof vnto all the Companie by sendinge the Officer with Tickette that are to be printed for this purpose, notifyinge the time and place and what each man is to pave, w^{ch} is now agreed shall ij^s a peece as findinge by the last yeares experience it cannot be lesse to beare out the full charge: And for that at such great feast Venizon is esteemed to bee a most necessary Complement, the Court hath thought fitt that letters be addressed in the name of the Company vnto such Noblemen and Gentlemen as are of this Society to request this fauor at their hand and withall their presence at the said Supper.¹ [70]

¹This sermon, preached November 13, was printed. It is referred to, List of Records, No. 375, Vol. I, page 161, *ante*. A letter concerning the sermon is given in List of Records, No. 381, Vol. I, page 161, *ante*.

M^r Deputy acquainted the Companie that whereas they hired heretofore certaine Dutch Carpenters of Hamburrough for makinge of Saw-mille in Virginia whither they beinge sent, died within a short time after (and onely one returned) beinge shaving effected nothinge in that buissines, and that notwithstandinge satisfaccon hath bin giuen to the ffull vnto their Wines, for so longe time as their said Husbands Lined accordinge to their contracte; yet through the instigacon and Clamerous reporte of him that returned these weomen were stirred vp to put in suite those English men that had given Security at Hamburrowgh for payment of their said Husband wages. demaundinge of them no lesse then their ffull paye as if they had liued out their times: Insomuch as the said English were costrained (to avoide further trouble and charge of Suite) to agree with them and vpon a Composicon to give them 27^{li} to surcease their suite, w^{ch} they hoped the Companie here would againe repaye, consideringe it was for their cause, and therefore had nowe made ouer a Bill of Exchange to be paide by the Companie; w^{ch} the Court taking into their consideracon, although they found of right nothinge to be due to the said weomen, beinge formerly satisfied, yet seeinge the standinge out in the Suite against them might drawe on a further charge w^{ch} would hardly be recoured againe of the P^{lts 1} (beinge verie poore) and consideringe also on the other side what hard measure it were that the English (w^{ch} entred into this Security on the Companies behalfe) should be forced to pave this money, did therefore agree and order that the said Some should be discharged accordinge to their request vpon the said Bill.

Capt: Hamers Letter was read, relatinge some accident ℓ that had happned in the Colony since the Massacre, the killinge of certen Indians, burninge of their Townes, the ioyninge with the Kinge of Patomecke against Opachankano Cap: Maddison sent vuto him with 30: English, the insolent Answ^r of Opachankano to the Gouerno¹⁵ message for restoringe of the captine English, with the dishono^r he did to the Kings Picture, the resolucon of y^e Gouerno¹ and Counsell at the end of August to make Warre vpon Opachankano, with 500 men, hopinge by God ℓ helpe this winter to cleare the Country of him

¹ Plaintiffs.

116 RECORDS OF THE VIRGINIA COMPANY

and setlinge the Colony in a farr better estate, then it was before, and that this Massacre will proue much to the speedie aduancem^t of the Colony and much to the benifitt of all those that shall nowe come thither.

A Comission to m^r Newland Ship called the Plantačon beinge to transport people to Virginia and afterward to make a fishinge voyage was ordered to be sealed.

 M^r Bennett likewise mouinge the Court for two Shipps he intends to send to Virginia, order was given for drawinge vp his Comissions after the vsuall manner and to seale them. [71]

> At a Court held for Virginia the 6° of Nouemb: i622

Present

Right Hono^{ble} Lo: Cauendish. Lo: Padgett.

S ^r Edw: Sackuill.		S^r Phil: Carey.	
S ^r Io: Dauers.		S ^r Io: Brooke.	
S^r Edw	vin Sandys.	S ^r Ro: Killigrewe.	
m ^r Deputy.	m ^r Tomlins.	m^{r} Wheatley.	
m ^r Gibbs.	m^{r} Sheppard.	m^{r} Bull.	
m ^r Wrote.	m ^r Rogers.	m ^r Woodall.	
m ^r Binge.	m ^r Caswell.	m ^r Mellinge.	
m ^r Io: ffarrar.	m ^r Edward (.	m ^r Cuffe.	
m ^r Io Smith.	m^{r} Withers.	$\mathbf{m}^{\mathrm{r}} \operatorname{Robert} \boldsymbol{\epsilon}.$	
m ^r Ro: Smith.	m ^r Bennett.	m ^r Meuerell.	
m ^r Io: Zouch.	m ^r Wiseman.	m^{r} Martin.	
m ^r Wilmott.	m ^r Swinhow.	Capt Bargraue.	
m ^r Paulavicine.	m ^r Iadwin.	m ^r Edw: Waterhowse.	
		with diuers others.	

M^r Deputy signified vnto the Court that whereas divers waightie buissinesses had bin propounded and referred by the last Court to the consideration of a select Comittee, they had accordingly mett and aduised vpon the pticulars, and findinge in some thing much difficulty, and w^{ch} would require great deliberation they thought fitt to deferr the same pticulars till their next meetinge; So as for the present, the Comittee had onely gonn through the first head comended vnto them namely concerninge petitions, touchinge w^{ch} havinge drawne vp their opinions by writinge they did nowe present the same to the iudgement of this Court beinge as followeth.

§At a meetinge of the Conittees			
the 28^{th} Octo: i 622 §			
Concerninge Petičo	ons.		
§m ^r Gibbs.			
m ^r Binge.	m ^r Io: ffarrar.		
m ^r Nieh: ffarrar.	m ^r Caswell.		
m ^r Ro: Smith.	m ^r Mellinge.§		

The Committees conceave that for the better ease and expedicon both of the Companie & peticoners there should be a sett Comittee out of the Counsell and Companie of men both of ability and Diligenee who should every Court Daye at one a Clocke meete to receave peticons.

This Committee should consider of the seuerall kind ℓ of peticons and bringe them vnder certaine head ℓ for the source and surer dispatchinge of them by propoundinge and passinge thing ℓ of the same nature orderly together, they should have a care that all peticons be presented with a right stile, and that if any concerne thing ℓ not fitt for publique readinge they be reserved for the Counsell. [72]

The Committees shall likewyse consider and take into their consideracon the seuerall matters of peticon and by informinge themselues of the perticularities prepare the matter for the Companies easier determinacon.

The Committees shall deliver the Petičon to the Secretary who shall give the peticon^r a note vnder his hand of the receipt of such a petičon and likewise the time when the Comittee thinke fitt the peticoner should attend to receaue an aunsweare from the Companie.

Every Petitioner receiving his an aunsweare, the aunsweare shalbe endorsed on the peticon or vnder $\|it\|$ duringe the sittinge of the Court and read, and if it cannot be so donne the Secretary shall not sett his hand to the order vntill such time as at least three of the Conittee (whereof \mathbf{m}^r $\|the\|$ Deputy to be one) have pervsed and allowed the said order that it is right accordinge to the Companies meaninge.

RECORDS OF THE VIRGINIA COMPANY

The Secretary shall keepe all the peticons on a file with the orders endorced vpon §or vnder§ them and the Day of the date of them and shall further engrosse them in a booke orderly with reference to the file and the next Court shall read the peticons and orders out of the Booke.

For every Petition graunted in fauor he shall haue from y^e petičon^r a shilling and no more for a Coppie of the order for w^{ch} shillinge also he shalbe bound to giue a Coppie of the petičon it selfe if the peticon^r shall desire it or if it be necessary.¹

Which orders beinge reade through and after agayne by severall parter reexamined and deliberated uppon the Courte did well aprove of them and theruppon being putt to y^e Question were ratified by the Generall Consent of y^e whole Courte.

The next thing taken into consideration was both the number and Quallity of those that should bee apoynted Committees of w^h it was thought fitt that the Auditors should always bee in regard of there greate experience and practize in the Compagnys affayres and y^t there should bee ioyned unto them eight or ten more and y^t out of this number three of at least wherof the Deputy to bee one might bee always present for the receiving and considering of Petitions and further y^t the Committee shoulde bee yearely chosen uppon the day of Election of the Treasuror and other Officers and y^t there shoulde bee yeerly ||an|| alteration of some of them for the better information of others in the Compagnys affayres and buissinesses.

Thees things being putt to the Question were severally ratifyde and confirmed by erection of hands and to bee of the Committee for the present yeare were nominated theese following

first the 6 Auditors namely	S ^r Edwyn Sandys. S ^r Iohn Davers. m ^r Ihon Wroth. m ^r Ihon Farrar. m ^r Ghibb¢. m ^r Keightly.	unto whom wer Ioyned	S ^r Ihon Brooke. m ^r Deputy. m ^r Wrott. m ^r Ihon Smith. m ^r Byng. m ^r Tomlyne. m ^r Robert Smith. m ^r Bennett m ^r Caswell
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¹ The initial words of the previous paragraphs and the following action of the court, including the names of the committee, are in the handwriting of Nicholas Ferrar.

VI. Writing of Nicholas Ferrar

4

From the Ferrar Papers

the second s

. 855 Ay dearchy selence Nerce horribly can make you asurance horning can that the remeigned of your Portier w har been momised you which 300 -And know your cord Inkie will royne wind and nikingty by nos onely so and the heyres Band's but is oure from and hower of doing you wrong -For uppor veryfull and exact examination, it Ears Verys Maynely und underiably appeared, Mar ishas by malesale four Karine Commodily i make ready month of their Tobach, when & the mony it selfe nayde une them for that weeds, there saw beene light to this King om of one Europed and a state of the second Trayand pounds even yeare, which elfe would have returned in mony from thener and a miteralle Kynle of Trade Ear beene annen 23 that Hahor, our Kanie Commonitie being undersolde, and the forreigne ouesbought; and the Treasure of mony transformed into a Smoaking weed. Four ium S. (ommony the gove, meast mistanting iraue of jour Mai, starthe Importation of Tobacho, may be provibiled formall gasy othe Baiting milite Concretal other Russica, in fouries of the

divers petitions presented to this Courte were referred to y^e sayd Committee. [73]

And whereas the former Coñittee had considered and deliuered their opinions touchinge the petičon and complaint of one Tho: Goldsmith against S^r Geo: Yeardley for deteyninge his Sonne Arthur as his Tennant: The Court Caused their order vpon the said Petičon to be sett downe in this manner vizt:

It havinge bin approved vnto the Court by oath of two Wittnesses that the frend \mathfrak{C} of Arthur Goldsmith have for the settinge fourth of him and mainetayninge him since disbursed to the value of $40^{\rm H}$ as by a Bill of the pticulers exhibited appeareth, and further that by his frend \mathfrak{C} he was put to S^r Geo: Yeardley for three yeares and no longer do therefore indge that what Contract soeuer the said younge man may have since made with S^r Geo: Yeardley without the approbacon of his frend \mathfrak{C} (touchinge servinge him as a Tenant or ffearmo^r) ought to be voide and of none effect and accordingly order, that imediately vpon the receipt hereof the said Arthur Goldsmith be discharged from the service of S^r George Yeardley and sett free, to be disposed of, accordinge as his frend \mathfrak{C} shall thinke fitt: Provided alwayes that if S^r Geo: Yeardley vpon this newe Contract shall have delivered him any Stocke, or have bin at any charges with him, the said Stocke and charges shalbe satisfied and repaid to the said S^r Geo: Yeardley.

S^r Iohn Dãuers and some others beinge requested by the former Court to entreat the Deane of Paules to preach the Sermon before the Companie on Wedensday the i3th of Nouemb: did nowe make report that the Deanes Answeare was verie fauourable and respectiue of the Companie, and that havinge acknowledged with many thanks that courtesie they had donn him, by choosinge him to be of their Counsell, hee seemed glad they had occasion to vse him in that kinde wherein he was able to do them service and therevpon promised to be ready at the time appointed to pforme their request, w^{ch} gaue the Companie very much content.

Capt: Iohn Martin presenting a peticon to the Court for reformacion of his Patent in such thing as should be founde to transcend the

RECORDS OF THE VIRGINIA COMPANY

lymittacon of the Kinge Letters Patents vnto the Companie or her hurtfull vnto the proceedinge of the Colony was admonished to surrender it vp with all his defecte and exorbitances and take a newe w^{ch} although he refused to do at the first, yet vpon a better bethinkinge with himselfe, and the Companies faire [74] offer vnto him to graunt him a newe Patent with as large and ample priviledges as any other Aduenturer w^{ch} from time to time they had alwaies offered vnto him, did at length freely and willingly deliver vp the same in open Court to be cancelled wherevpon order was given for drawinge vp a newe Patent for him against the next Quarter Court.

Capt Bargraue herevpon tooke occasion to informe the Court that Capt Martin had of late (contrary to due forme and to the great wronge of the Companie) procured an order from the Right Hono^{ble} the Lord Keeper for sequestracon of all his Cattle in Virginia; till the matter in difference between them were decided w^{ch} manner of proceedinge for that it did verie much concerne the Companie, he praied the Court would take it into their consideracon; wherevpon Capt: Martin made offer to referr the cause to any different men of the Companie, wherevnto the other agreeinge, Capt: Martin chose S^r Edw: Sackuill and Capt Bargraue S^r Iohn Brooke whome after both pties had declared themselues willinge to submitt to their award and iudgement, the Court entreated to take some paines to heare and determine the differences between them.

fforsomuch as the Afternoone was nowe farr spent the Court was ordered to be continued till all buissinesses were heard and ended.

 M^r Iohn ffarrar acquainted the Court that S^r Arthur Ingram havinge sent for him told him, That the Lord Treasuror was desirous to knowe the Companies resolucon whither they would proceed in the Contract intended with the Kinge accordinge to the Propositions agreed on in their Quarter Court Touching w^{ch} S^r Arthur said he had onely one thinge more for my Lord Treasuror to moue vnto the Companie Vizt: That whereas in the former Propositions it was referred vnto a Comittee to consider what sort of Spanish Tobacco should be brought into this

Kingdome by the Companies his lp: desired it might now be resolued vpon to bringe in all of the best Varinaes w^{ch} Propositions beinge taken into consideracon by the Court These obiecons were made against it vizt: That the graunt hereof should ||would|| dissolue the frame of the Bargaine formerly proposed, first because it would make an altercaon in the prices and rate they were agreed to sett upon the Tobacco that should be brought in, and consequently that it would occasion the stealinge [75] in of much Spanish Tobacco, w^{ch} by the other meanes might be preuented, and lastly that it would much hinder the sale of the Virginia Tobacco: Beside it was likewise doubted whither so great a quantitie as 40000 waight of the best Varinas could be had, seeinge it was more then was knowne to come of that sort into Spayne in some one yeares, so that to be tyed to bringe in the former quantitie could not but be verie inconvenient & preiudiciall vnto the Companies: Wherevnto answeare was made, that the Companies could not be typed to pforme impossibilities. And beside the eight Article of the Propositions did seeme to prouide against it, w^{ch} beinge read and aduised vpon, it was at length conceaued, that rather then the bargaine should be dissolued the former Propositions should be yealded vnto: And the rather because m^r Iohn ffarrar did affirme that S^r Arthur did promise and protest, that this being graunted, there should be no other exception or alteracon in the bargaine but should proceed on accordingly in all point as was agreed by the Companie.

ffor the manner of yealdinge vnto it m^r Wrote beinge desired to drawe vp a forme did it in manner followinge

It is agreed that it shalbe signified to the Lo: Treasuror that the Companies for Virginia and the Sumer Ilands, have that affiance in his lp^s noble fauo^r toward ℓ them, that they are contentented to yeald to his lp: Proposition of bringinge in of the best sort ℓ of Spanish Tobacco to the quantitie of 40000 waight for the first two yeares of the Contract intended as the markett in Spaine will yeald at such times, as they buy the same, vnles his lp: shall otherwise dispence therewith for the Kings seruice and good of the Companies, w^{ch}

RECORDS OF THE VIRGINIA COMPANY

Draft beinge presented to the Companie and read was well approved of and ratified by the Court, And after this Court being dissolved into a Somer Ilands Court and the same againe proposed vnto that Companie it was in like manner ratified and confirmed by them.

Vpon a močon for a Patent for m^r Iohn Palmer and his Associat \mathfrak{e} for a perticuler Plantačon vndertakinge to transport 10 100 psons The Court gaue order for drawinge a Patent for him.

 M^r Io: ffarrar passed ouer one of his shares of land of 100 acres in Virginia to m^r Edmund Hun gent w^{ch} was accordingly confirmed vnto him. [76]

 S^r Henry Rich and the Lady Isabella his wife passed ouer fower shares of land in Virginia to m^r Henry Percy (the said Shares beinge discended to the said Lady as the sole Daughter and heire of S^r Walter Cope deceased) w^{ch} Assignem^t the Auditors having allowed the Court ratified and confirmed ||vnto the said Henry Piercy.||

 M^r Henry Reinolds likewise passed ouer two shares vnto his Nephew m^r William Vesie of Graies Inn gent w^{ch} beinge allowed by the Auditors the Court also confirmed.

An extraordinary Court Holden for Virginia on Wedensday the 13th of Noueme: i622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Wriothsly. Lo: Cauendish. Lo Padgett. Lo: Lawarr.

NOVEMBER 13, 1622

S ^r Edw: Sackuill.		
S ^r Tho: ffinch.		
S ^r Edw: Sandys.		
S ^r Bapt: Hicks.		
S ^r Io: Dauers.		
S ^r Ro Killigrewe.	>	
S ^r Bo: Worsly.		
S ^r Io Wolstenholme.		
S ^r Rog: Twisden.		
S ^r ffr: Kenaston.		
S ^r Io: Scudamore.		
,,		
m ^r Deputy.	m^r Ro Smith.	m ^r Speckart.
m ^r Do ^r Meddus.	m^r Elkin.	m ^r Swinhowe.
m ^r Io ffarrar.	m ^r Bland.	m ^r Hobbs.
m ^r Gibbs.	m ^r Bull.	m ^r Chetley.
$\mathbf{m}^{\mathbf{r}}$ Wrote.	m ^r Widdowes.	m ^r Wheat.
m ^r Wilmer.	m ^r Binge.	m ^r Newport.
m ^r Zouch.	m ^r Paulavicine.	m ^r Ewens.
Do ^r Anthony.	\mathbf{m}^{r} Struct.	m ^r Haruy.
m ^r Bromefeild.	m ^r ffreake.	m ^r Coytmore.
m ^r Io: Smith.	m ^r Roberte.	with diuers others.
m ^r Risly.	m ^r Pemble.	

 M^r Deputy brought vnto this Court in writinge the opinions of the Comittee touchinge the registringe of Passengers names that goe to Virginia in Shipps sett out by private men and not by the Companie the Coppie whereof is entred in the next Court beginninge in these word ζ

The Comittees &

 W^{ch} beinge read the Court referred it to the Præparatiue Court to be further considered of in respect the time was nowe farr spent and the occasion of this great Assembly being purposely mett to goe to a Sermon w^{ch} was to be preached before the Company this Afternoon by the Deane of Paules. [77] AT A PRÆPARATIUE COURT HELD FOR VIRGINIA ON MONDAY THE 18th OF NOUEMB i622

> Lo Cauendish. Lo Padgett.

S ^r Ed : Sackuill.	m ^r Barbo ^r .	m ^r Webbe.
S ^r Edwin Sandys.	m ^r Roberte.	m ^r Cuffe.
S ^r Io: Brooke.	\mathbf{m}^{r} Morewood.	Capt: Martin.
S ^r Ro: Killigrewe.	m^{r} Mellinge.	m ^r Baldwin.
S ^r Sam: Sandys.	m ^r Caswell.	m ^r Geo: Smith.
m ^r Deputy ffarrar.	m ^r Bromefeild.	m^{r} ffoxten.
m ^r Gibbs.	Capt: Bargraue.	m ^r Balmeford.
m ^r Wrote.	m^{r} Meuerell.	m^{r} Thomas.
m ^r Io: ffarrar.	m ^r Boothby.	m ^r Barbo ^r .
m ^r Binge.	m ^r Iadwin.	m^{r} Swinhow.
m ^r Challon ^r .	m ^r Wood.	m^r Hobbs.
	m ^r Bennett.	m ^r Bolton.
	m ^r Newport.	m ^r Procter.
		m ^r Pruson.
		A

with diuers others.

The Court beinge cheifely ordained for preparinge of buissines for the Quarter Court to consider of there was first read the opinions of the Comittee sette downe in writinge touchinge the Registringe of Passengers names that goe to Virginia in private Shipps the Coppie whereof doth here ensue

The Committees fynde that there are very greate inconveniencys for want of a perfect Register of all mens names that goe to Virginia: first the Companie knoweth not what land is Due to men and euery Day vniust and false claimes are put vp especially vpon pretences of beinge heires to persons that have and do transport thenselves freely. Secondly ||when|| a reveiwe shalbe made in Virginia howe all men are possessed of their land e^{ch} wilbe most necessarie to be donn in reguard of the great Disorder $||and ||ycentiousnes|| w^{ch}$ men there vse in takinge out land and not due to them it wilbe a matter of great trouble to all private Planters that come ||not||in the Companies Shipps to prove that they came over at their owne charges, and except they do, that it wilbe verie dangerous and vnsafe to the Companie to make confirmacon of land e to them w^{ch} phapps others have better right vnto.

Thirdly it is a thinge of marveylous great satisfaccon to all men whose frends goe to Virginia to vnderstand when and howe they went: and the contrary is of exceedinge discontent and greife divers psons cominge daylie from the farthest part \mathfrak{C} of England to enquire of frends and Kindred gonn to Virginia & because there is onely notice kep of them that goe in the Shipps vndertaken by the Companie there can be no Account given of the others whereby ariseth likewise a great disreputacon of y° Companie for want of indgement and prouidence in their proceeding \mathfrak{C} . [78]

fourthly the aduantage of an vncontrolled goeinge doth invite many lewd and wicked persons to robbe and steale from their frends Maisters C^r as hath bin founde by some examples in those Shipps w^{ch} the Company did not vndertake verie much to the disreputacon of the Accon and on the contrary no such thinge hath happned in those Shipps, that are sett forth by the Companie wicked and infamous persons not daring to shewe themselues so much in the light and yet on the contrary, it hath not bin any hinderance to any honest minded persons who oppressed with pouerty and Debt^c haue of necessity and not wickedly bin constrained to goe.

ffor the redressinge of these and many other great inconveniences: The Coffittees conceaue these remeadies.

ffirst that it should be published and made knowne by a lawe and order that all persons Desirous to goe to Virginia should give vp their names to the Companie and that no Maisters of Shipps should presume to carry any without givinge vp the name of the person to the Companie.

Secondly that for the receauinge of Passengers names there should be a perticuler Officer appointed w^{ch} they conceaue fittest to be y^e Bookeeper who should toward \mathfrak{C} the goeinge of enery Shippe attend two or three dayes in the weeke at the howse where the Court \mathfrak{C} are kept to receaue the names of all such persons as are to goe to Virginia.

The said Officer shall in a booke booke register every mans name age Country profession and kindred and likewise whither he goe at his owne charge or other, flor doeinge whereof he shall have from the party such a flee as the

RECORDS OF THE VIRGINIA COMPANY

Quarter Court c shall from time to time order him; And it beinge a smale matter, it cannot but be gladly given of the party in reguard that it wilbe his evidence for the settinge out of his land in Virginia.

The said Officer shall by enery Shippinge send a Coppie of all the psons names as formerly registred vnto the Gouernor and Counsell of State and from them shalbe yearely returned an Account what and howe the psons come in enery Shippe haue bin disposed and bestowed, to the intent that their frend here vpon enquiry may receaue satisfaccon.

The said Officer shall not reveale afore the Shippe be gonne the names of any Passenger who shall desire to have his name kept secrett, except that he knowe him to be a malefactor, vnworthy to goe, and if any shall come to enquire of any such person desiring to be kept secret the said Officer shall demaund of those that enquire the reason of their enquiry and shall therewith acquaint the Treasuror and followe such Direccons as he shall receaue from him either for the manifestinge or concealinge of the party.

for the Shipps that goe not from London but from other part ℓ they thinke fitt, the m^r should be bound by his Comission to returne vnto y^e officer here at London a list of the names as is formerly expressed to be registred here in the Companies booke together with the ffee for the same, neither shall they require therefore but one single fee.

W^{ch} orders beinge read were well liked of and referred to the Quart^r Court for confirmacon. [79]

 S^r Edward Sackuill acquainted the Court that Captaine Martin had made greiuous complainte vnto him, that the newe Patent vpon the resignačon of his old ordered to be drawne was with such condičons, as he was not able to pforme, and verie much to his wronge and preiudice beinge abridged of a great quantitie of land that was due vnto him, and namely that therein he was bound to carrie 100 men, w^{ch} he could haue no hope to doe by reason of his weake estate: To w^{ch} Answeare was made that there was not intended a forfeiture of his Patent if that condičon were not performed to the full, but onely a quantity of land proporčonable to the number of men w^{ch} he should carry.

ffor the second pointe Captaine Martin pretended he was cut short and abridged of a great deale of land given him by his former Patent

w^{ch} beinge called for and read it was found to be an vniust and vntrue complaint for all the land given him in the former was also given him in this newe Patent, But Capt: Martin pretended that whereas in the first Patent there was given vnto him 10 Shares for the reward of his great Seruices, as is there expressed, That every one of those Shares ought to be 500 acres of land and so there was due vnto him 5000 acres vpon that ground, for w^{ch} he desired that the Spott of land (as he called it) wherein he formerly planted beinge about 6000 acres of ground should be sett out vnto him: But the Court having neuer heard before of any such matter, and findinge it directly by the Kings Letters Patents, that a share should not be aboue 100 acres, would not consent vnto Capt: Martins Demaund, As for giuinge him any land by waye of gratuity havinge bin once recompenced to the full by the iudgement of his best frende (as by his Patent appeareth.) the Court sawe no reasons to bestowe any newe fauors in this kinde upon him, consideringe that since that time he had donne nothinge of service to the Colony of Virginia and here at home, had of late so wronged the Company, as but that the Companie had a respect to their owne hono^r in nobly passinge ouer initities, and so to some psons of hono^r who did interceed for him here, but they should have thought and endeauoured to have him punished and made an example: But yet he persistinge in his opinion, the Court gaue him time till the Quarter to make proufe that there was ever any such thinge ordered as that a single share should be accounted 500 acres. [80]

S^r Edwin Sandys signified that the Ea: of Southampton and himselfe had lately bin with my Lo Treasuror, to moue his lp: that the Contract intended with the Kinge might be brought to some conclusion at this Quarter Court: Wherevpon it pleased his lp: to promise to send the Articles as they had bin formerly agreed on and signed with his hand and with the addicon onely of that Clause touchinge the bringinge in of virinaes, so that S^r Edwin Said he expected they would be brought in before the risinge of this Court.

Wherevpon m^r Deputy tooke occasion to move that seeinge the bargaine was so like to goe forward accordinge to the condicons agreed on by both Companies that it was high time to thinke of the managinge and ordered thereof, in reguard $\|$ that $\|$ all the Tobacco from the Sumer Iland ℓ and a great quantitie from Virginia was like to come home before the next Quarter Court, and for taking order for bringinge home of the Spanish Tobacco, it was not without great preiudice alreadie so longe delayed as had bin signified vnto him by divers skillfull Marchaunt ℓ , w^{ch} m^r Bennett beinge in the Court did likewise affirme.

ffor the takinge therefore of these thing (into ||their|| consideracon and y° makinge some kinde of preparacon against the Quarter Court, The Court appointed ||acquainted|| the Comittee hereafter chosen out of the Companies the 5° Iunij last vizt

for the Virginia Companie	Ea: of Southampton. S ^r Io: Brooke. S ^r Edwin Sandys. S ^r Iohn Dauers. m ^r Nicho: ffarrar Dpt. m ^r Bennett. m ^r Io: Smith. m ^r Ro: Smith.
for the Sumer Iland¢ Companie	Lo Cauendish. m ^r Barnard y ^e elect Gou9no ^r . m ^r Io ffarrar Dpt. m ^r Caswell Trer. m ^r Gibbs. m ^r Ditchfeild.
vnto whome were added by this Courte	Lo: Padgett. Lo: Haughton. m ^r Wrote. m ^r Sheppard. m ^r Mellinge. m ^r m ^r Meuerell. m ^r Withers. [81]

who were entreated to meet about it to morrowe in the morninge afternoon ||at 3 of the clock|| at m^r Deputy ffarrars howse and afterward at such time as they shall thinke most convenient, And the Court further declared their mind ℓ and intent ℓ that since they could not (w^{ch} they much desired) avoide the bringinge in of Spanish Tobacco and that of the best Varinaes they thought it fitt both for the publique good of the Plantačons and Companie, and also in reguard it was likely to be a matter of pfitt that it should be pformed, by the Brothers of the Companie (who with their paines and purses haue vpheld the Plantačon) and not to admitt any Strangers into it (whereof it was conceaued many would be verie desirous) except such as should buy any fower shares of land of the Companie of 12^{11} 10^s the Share, a course ||w^{ch}|| vpon wch the like occasion was held for the admittinge men into the Suñer Iland ℓ Companie, these thing ℓ beinge put to the question were by erecčon of hand ℓ confirmed.

After this was read the orders of the former Comittee touchinge the Registringe of Contract between private men of the Company and their Servant the Coppie whereof doth here ensue.

The Committees fynde many greate inconvenienci \mathfrak{c} and Abuses in the Carriing over of Servant \mathfrak{c} to Virginia vpon condicons and bargaines made by worde of mouth onely.

ffirst divers vngodly people that have onely respect of their owne proffit do allure and entice younge and simple people to be at the whole charge of transportinge themselves and yet for divers yeares to binde themselves Servant \mathfrak{C} to them vpon hopes and promises of such rewards and recompence at the expiračon of their times as they are no waye able to performe, but because the promise is onely made by worde of mouth and without wittnesse; at least of any that do vnderstand the affaires of the Plantation they are bold to promise many things whatsoever and in this kinde Divers complaint \mathfrak{C} have come of late of ffathers and others abused in settinge forth his Children and Kindred.

Secondly there comes Daylie complaint from Virginia of people that are kept and Detained Servant by their Maisters, longer than the time commanded w^{ch} because it was not expressed nor manifested by writinge the Maister as the stronger party tak advantage to prolong as himselfe think good.

16456-vol 2-06-9

Thirdly whatsoeuer the condicons have bin here yet when the Servant is come into Virginia if he cannot shewe the contrary in writinge the Maister mak ζ his service of the longest and hardest nature of service and either by faire or fowle meanes the poore servant is enticed or constrained there to enter couenant ζ in writinge, & those such as he would have here neuer have yelded vnto, and in this respect divers Planters do pollitiquely forbeare from makinge Couenant ζ here and reserves it to be Donn in Virginia.

And on the contrary as by this meanes the Servant ℓ are oppressed by those Planters that carry them ouer: So likewise the Aduenturers here that send ouer Servant ℓ either without condicons in writinge as many do, or vpon condicons drawne by ordinary Seriueners who not vnderstandinge the different nature of seruice there and here make confused and pplexed Couenant ℓ and nothinge at all expressing [82] the true meaninge of the party wronged and abused by the Servant sent ouer, who either pretend their time of seruice to be shorter then indeed it is, or el ℓ challenge greater reward and wages then was promised and generally Defnaund all such benifitt ℓ as the most aduantageable condicons of seruice that they can heare of enioyeth although there was noe such thinge intended in their Contracts.

Nowe for the full redresse of these abuses and for preventinge and avoyding that neither Servant ℓ be oppressed by vniust Maisters there nor Servants §Maisters§ here wronged and abused by faithles servant ℓ there and to the intent that all thing ℓ beinge clearely and plainely expressed, iustice and right may be had and performed on both part ℓ : The Comittees Do thinke it fitt that there should be lawe and order made that all men that shall send or carry Servant ℓ or Tenant ℓ to Virginia should binde the said Tenant ℓ or Servant ℓ vnto them by Couenant ℓ in writinge and that Coppies thereof should remayne here in the Court.

To w^{ch} intent they thinke fitt the Companie should make choise of some man expert of these affaires of the Plantation and nature of the Accon who should Drawe and engrosse all such Couenant (accordinge to the heads presented vnto him, and should see the sealinge and Deliuery of y^{e} Couenant (by either party and this Officer should send Coppies of all such Couenant ('to Virginia by euery Shippe that goeth w^{ch} should there by some Officer to that purpose chosen be kept safe and orderly to the intent that vpon complaint of wronge either §by§ M^r or Servant right and Iustice might be donn to the party greiued.

They thinke fitt likewise that the Comittee appointed for peticons should at some certaine times consider and pervse these kinde of Contracts to y^e intent that if they shall finde any of vniust and vnchristian nature as oppressive or

¹Written over the word "Contract^e."

otherwise they may be dissanulled and made voide. They thinke likewise in fauo^r and encouragement of poore people that goe Servant ℓ that such wages and reward ℓ as are promised them at the expiration of their service should be paid and Discharged by their Maisters to the full and that they should have a precedency of all other Debt ℓ whatsoever except those that are due vnto the generall Companic.

They think fit that the Officer for his Draweinge of these Contracts should have a reasonable fee proporconable to that w^{ch} is paid here in London for Contracts of the like kinde.

They conceane that this cannot be any way greiuous vnto any man for the thinge it self is of absolute necessity that the Couenant & conditions should be expressed in writing & exceedinge benificiall to all that meane honestly and that the Drawinge of them should be by an Officer chosen by the Companie and not by any other, is the practise of all other Companies and Societies, and in the Virginia Companie so much more necessarily to be practised by howe much more it is their Duety to endeauo^r that all y^e affaires and actions of the Colony in Virginia should have a dependancy upon the Companie here and thereby they may be more closely cymented unto this State, and besidt it seemeth unto y^e Comittees a verie fitt $\|$ that all $\|$ euidence pledable in Virginia should either originally or at least by Attestation be made Records of this Conrt.

 W^{ch} beinge read the Court did well like of referringe the confirmacion ||ratification|| of them, as also the appointinge of fitt Officers for this buissines vnto the Quarter Court. [83]

AT A QUARTER COURT HELD FOR VIRGINIA IN THE FORENOONE THE 20th of Nouember 1622

Present

m ^r Deputy.	m ^r Barbo ^r .	m ^r Meuerell.
m ^r Gibbs.	m ^r Delbridge.	m ^r Bull.
m ^r Io: ffarrar.	m ^r Wheatley.	Capt: Brewster.
m ^r Sheppard.	m ^r Mellinge.	m ^r Cuffe.
m ^r Binge.	m^r Bennett.	m ^r Webb.
m ^r Steward.	m ^r Wiseman.	with divers others.

The Patent appointed to be drawne vpp against this Court were read and compared and beinge found agreeable to former President were referred to the Afternoones Court for confirmacon vizt

A Patent to m^r Iames Steward of Buckham in Scotland esg.

A Patent to Tho: Graues of Doublin in the Realme of Ireland gent.

A Patent to Capta: Sam: Mathewes.

A Patent to Christo: Leuett of Sherburne in the County of Dorsett gent.

A Patent to Iohn Palmer gent.

A Patent to W^m Dilke of Clement Inn in the County of Midd gent.

A Patent to ffran: Baldwin.

All w^{ch} have vndertaken to transport 100 psons a peece to Virginia.

 M^r Deputy acquainted the Court that the moneyes for the Magazine were nowe due, and certified them that himselfe and m^r Barbo^r had disbursed well neare 250th for settinge forth of the Shippwright w^{ch} was to be repaid out of the said moneyes and that also he had disbursed for the settinge forth of the people lately sent to Martins Hundred aboue 100th w^{ch} was to be repaide from the Magazine. To w^{ch} Magazine about 3 yeares and a halfe agoe the Society of Martins Hundred had paid in 80th to the intent there should be delivered ten kine in Virginia w^{ch} were neuer delivered to their people, but sold by m^r Abraham Peirs the Capm⁹cht at i5th a Cowe and the proceed thereof returned to the Account of the Magazine.

Hee further also acquainted them that m^r Bull and m^r Caswell the Treasuror had for the reliefe of the Colony in Virginia taken vp 200th worth of meale vpon their Bill(w^{ch} was to be satisfied them, out of the moneyes of this Magazine: Diners Brothers of the Company hauinge in the last Roll of Subscription vnderwritt and promised to aduenture these seuerall Somes that that should be due to them vpon the [S4] division of these moneyes nowe due: Nowe in reguard that these disbursment(had bin made by himselfe, and others for the service of the Companie here, and exceedingly for the aduancem^t and releife of the Plantacons and Colony, Hee desired that the Court would give order to the Trers of the Magazine instantly to demaund payment? of the money accordinglie as was agreed, to the intent himselfe and others beinge satisfied ||of|| the moneyes due vnto them (whereof at present he had verie great vse) might be encouraged and thereby enhabled to doe the Companie service in the like kinde vpon ||then|| w^{ch} nothinge was more needfull, in reguard that daylie there was disbursement to be made for the Companies publique affaires w^{ch} hardly himselfe or any other would be pswaded to doe, except they should herein finde ye Compa very carefull of their safties and satisfaccon: And beinge further testified and approved vnto the Court that the Bargaine and Contract was made with m^r Essington to pave at the daye precisely And also that although in the makinge of the bargaine m^r Essington had by worde of mouth promised to paye in 200¹¹ within a Month; yet neuertheles he would not do it except he had allowance of 10^{^u} p Centũ for the time he paide it in before, w^{ch} accordingly the Treasurors were forced to buy ||giue||: The Court thought themselues the lessed to forbeare the money longer then the daye, and beside that it was ||were|| a verie vniust and vnworthie thinge in them, for to do m' Essington courtesie, to do so greate wronge and discourtesie to m^r Deputy and others who had bin longe out of their moneyes: wherefore it was ordered that the Treasurors should the next daye after, demaund payment of m^r Essington of the moneyes due, and earnestly solicited the same: And in case that within 14 dayes after it was donn due at the furthest they receaued it not, they should then put the Bill of m^r Essington and his Partners in suite, And this was so much the rather ordered because they were informed by the Treasurors that m^r Essington had some fowerteen dayes or three week agoe told them that he was to stopp 400^{11} for the vse of S^r Samuell Argall, in reguard that certaine Bille of Exchange w^{ch} he brought ouer wth him from m^r Peirs, were not paid, but m^r Peirs havinge ||being|| privately examined about the matter, had discouered that those bille beinge not paid here in England were sent backe vnto him againe and that therevpon he had made satisfaccon for them to the full in Tobacco and brought it to the Account of the Magazine as appeared fairely in his booke, w^{ch} m^r Essington havinge, could not be ignorant of: Wherevpon the Treasuror m^r Bull certified the Court that that was but a Cauill, that since that m^r Essington had againe pretended that m^r Alderman Iohnson would stopp some of the moneyes for payment (as he said) of certaine Somes, for w^{ch} he stood [S5] engaged for the Magazine Account and were yet vndischarged, But this m^r Bull the Treasuror made answeare (as he affirmed) that if Alderm: Iohnson could rightly ||iustly|| claime any thinge of y^e Magazine he should be instly paid; But as for Shippinge of any of these moneyes he could not allowe it w^{ch} were to be paid vnto him and m^r Caswell (the bill¢ beinge made vnto them) and accordingly m^r Essington was to resolue to doe: w^{ch} Answeare the Court well liked of and thought fitt.

And because the moneyes beinge paid in it wer fitt to knowe what each man was to receaue and that the auccount should be fully and perfectly audited, to the entent thereby that the great scandall and imputacon w^{ch} lay vpon the Company and for this vnthriftie and pernitious enterprize, w^{ch} had somuch distasted the Colony in Virginia, and yet exceedingly impaired the Estate of the Aduenturers here, might either be altogether taken awaye or at least laid vpon them, whoe did deserue it: It was by many moconed that nowe at last they might come to the true knowledge of the State and carriage of that Magazine w^{ch} was conceaued would be donn by an exact Survey and audite aswell of the Account(kept here as of those brought home by the Capemarchant as also by the pvsall of the Letters and Instructions mutually giuen and returned on both pties, to w^{ch} intent there were nominated diners Auditors vizt

m ^r Bull.	m ^r Withers.
m ^r Mellinge.	m ^r Caswell.
m ^r Boothby.	m ^r Cuffe.

who were entreated out of hand to audite the Account, and to give vp vnto the Court a Declaracon of the true State and carriage of that buissines from the begininge vnto the present, But divers of them desiringe that m^r Deputy might be ioyned with them he excused himselfe in reguard of the multitude of important buissinesses that laye vpon him; w^{ch} although they acknowledged to be so yet they would not be satisfied except he would with the rest vndertake it, w^{ch} in the end he said vpon their comaund he was content to do, so that the

Audite might be in such a manner as might indeed be really and effectually performed, w^{ch} was that all the book \mathfrak{C} , Letters and others might be delinered vp, to be pvsed by the Auditors at their leasure, that therevpon they might make such proufe and examinacons as they should thinke good, as for the auditinge after the manner as formerly hath bin, he proffessed he would have no hand in it, knowinge very well howe in a short and cursorie runninge ouer of book \mathfrak{C} many errors might passe greatly to the preiudice of the Stocke and in the end perhapps to the discreditt of those who had allowed them. [S6]

The Court seemed verie apprehensive of this matter, in reguard of some fresh examples where the strict pysall of Account had brought forth verie great proffitt vpon some Vndertaking w^{ch} heretofore vsed to come forth with losse or verie litle benifitt not to be spoken of: And therevoon it was by ereccon of hand ordered that m^r Bull m^r Mellinge and m^r Cuffe should desire of m^r Essington and m^r Peirs the Capemarchant the severall Account Letters and Instructions web if they should not willingly doe * * * ||although they sawe no reason why || they should not trust them (there beinge no possibility to falsifie or alter any thinge) they were then to require them in the Companies and Aduenturors name to give them Coppies thereof, and for the transcribinge, it was ordered the Magazine should allowe them and this course beinge so inst and reasonable they conceaned the Accountante would not be against, neither to denie it, nor to delaye it, either of w^{ch} thinge, if they should goe about to doe, the Court professed and declared that they would therein seeke such remeady as befitted them vpon so plaine wronge and abuse.

M^r Deputy acquainted the Court with a Noble Guift of the Lo: S^t Iohn of Basinge (vizt) 60 Cot ℓ of Male w^{ch} for the defence of the Country at the močon of S^r Iohn Dãuers in the name of the Companie he sent vp in August last and were sent in the Abigaile: The Court so kindly accepted both of the Guift, and the manner, as they thought fitt, that in their name verie harty thank ℓ should be presented vnto his Hono^r, and vnderstandinge of the singular affeccon, w^{ch} his lp: by his Letter proffessed vnto the Plantation, they thought fitt to choose him of the Counsell, and to bestowe on his lp: 10 Shares of land old Aduenture 136

 w^{ch} by ereccon of hand ℓ were confirmed hopinge that therevon, he would affoord them his presence and assistance here, and perhapps the right to so much land might invite his lp: to the perticuler plantinge of it, to the encrease and aduancement of the Colony.

And for somuch as S^r Iohn Brooke beside his auncient Aduenture, had for a whole yeare frequented the Courte and with his Counsell and other meanes bin assistant in all the Companies buissinesses duringe that time: The Court thought fitt to choose them of their Counsell w^{ch} by ereccon of hande was confirmed.

M^r Deputy ||further|| acquainted the Company that m^r George Ruggle lately fellowe of Clare hall in Cambridge beinge a Brother of the Company and newly deceased (w^{ch} he said he could not without great greife mencon) had by his will bequeathed 100¹¹ for the educacon of Infidelle Children w^{ch} he had caused to be put $\frac{v_{\rm DD}}{v_{\rm DD}}$ into the Table: w^{ch} the Court well approued of; but seemed (at least the most part) to be vtterly ignorant of the person or qualities of the man: Wherevpon desiringe to be informed of both; m^r Deputy told them that he was a man [87] second to none in knowledge of all manner of humanity, learninge, and was so generally reputed in the Vniuersity of singuler honestie and integritie of life, sincere and zealous in Religion, and of verie great wisdome and vnderstandinge: All w^{ch} good parte he had for these last three yeares, wholly almost spent and exercised in Virginia buissinesses, havinge (beside continually assistinge his Brothers and himselfe with Counsell and all manner of helpe in their places) written sundrie treatises, for the benifitt of the Plantation and in pticuler that worke so highly comended by S' Edwin Sandys, concerninge the Gouerm^t of Virginia but such was his modestie that he would by no meanes suffer it to be knowne duringe his life: But nowe beinge dead, m^r Deputy said he could not with a good conscience, deprive him of that Hono^r w^{ch} he so duely deserved.

 M^r Deputy moued the Court that whereas from his Ma^{tie} and the Lord \mathfrak{C} of his most Hono^{ble} Priuy Counsell the Companie had receased a graceous and fauourable Answeare touchinge the sendinge of 400 men out of the seuerall Sheires to Virginia in supplie of those that

perished by the Infidells that the prosecutinge and followinge of that motion might be recommended to the Hono^{ble} Lord \mathfrak{C} whose presence was in the Afternoone expected w^{ch} was thought verie reasona^{ble} necessarie and ordered.

AT A GREAT AND GENERALL QUARTER COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE 20th: TH OF NOUEMB^R i622

Ea: of Southampton. Lo: Cauendish.

Lo: Padgett.

S' Edw: Sackuill. S' Edw: Sandys. S' Iohn Brooke. S' Rich: Lovelace. S' Hen: Mildmay. S' Rob: Killigrue. m' Edw: Spencer. m' Nicho: ffarrar Dpł. m' Gibbs. m' Wrote. m' Wrote. m' Wilmer. m' Bromefeild. m' Risley. Do' Gulstone. m' Io: ffarrar. m' Porter. m' Io: Smith. m' Bland.	m ^r Tomlins. Capt: Bargraue. Capt: Martin. m ^r Challon ^r . m ^r Copeland. m ^r Palmer. m ^r Scott. m ^r White. m ^r Bull. m ^r Palavicine. m ^r ffoxten. m ^r ffoxten. m ^r Mennet. m ^r Meuerell. m ^r Stone. m ^r Garrett. m ^r Delbridge. m ^r Morewood.	 m^r Penistone. m^r Widdowes. m^r Baỹham. m^r Robert (C.) m^r Martin. m^r Barbo^r. m^r Colt. m^r Colt. m^r Caswell. m^r Harrison. m^r Mewport. m^r ffogge. m^r Rossingham. m^r Sparrowe. m^r Geo: Smith. m^r Hobson. m^r Bromefeild. m^r Spruson. 	
m ^r Porter.	m' Garrett.	m' Hobson.	[85]
m ^r Io: Smith.	m' Delbridge.	m' Bromefeild.	

After the readinge of the former Quarter Court, there was reade the Præparatiue Court and y^e Court held this day in the morninge, and the seauen Patente w^{ch} were then compared and approved of as also divers other buissinesses proposed in the said Courte were nowe put to the question and by a generall ereccon of hande ratified and confirmed.

The Ea: of Southampton acquainted the Court that he had that morning receaued from the Lord Treasuror by S^r Arthur Ingram certaine pposicons (concerninge the Contract) w^{ch} S^r Arthur Ingram certified by his letter that the Lord Treasuror would confirme and ratifie wthout any further variacon at all, if the Companie would yeald therevoto.

The Proposicons beinge read m^r Deputy said that the difference of them nowe sent from these formerly propounded by the Companie was the cause that had so longe kept their lps in Counsell, and for the differences (after an exact pervsall,) they found them to be these (vizt:) that the 9th Article was left out, and two news ones added w^{ch} in these newe Propositions were the eight and Tenth Article, whereof the first givinge a Third years for the bringinge in of the 80000 w^{tt} of Spanish Tobacco, in case it could not be conveniently donne in the two first was by their flps and all the Counsell conceaued to be a matter of advantage and benifitt, but the ||two|| other were the thing? that they were nowe to take into their consideracon: ffor the first w^{ch} was the 9th Article left out, concerninge the settinge of a rate and price vpon the Tobacco aswell for the Companie as the Retaylors, S^r Edwin Sandys said that the Lo: Treasuror did therefore leaue it out, because he thought it ||it is thought|| needles at least the first part for settinge a price vponn the Companies Tobacco it beinge in their power to do what they would therein And for the rest that in case the price should be stinted in the Proclamation, it would not be in the Companies power afterward to raise it w^{ch} hee esteemed might proue of so great damage vnto them as if they knewe themselues they would no wave desire it: Against this it was objected that the restrayninge of the imoderate prices of Tobacco by stintinge it at a reasonable rate would be of great reputacon to the Companie; in reguard that thereby

men should not have the occasion so much as to wast their estate: and further, that by stintinge it at a reasonable price, would cause that men would not so boldly adventure to steale it in, when the danger and hazard was so great if they were taken, and the gaine could not be great though they escaped: And this the Companie Comittee in their first consultacons, had conceaued to be one of the mayne Stopps and barr to keepe out Spanish Tobacco: To w^{ch} it was replied that the prices could not be so lowe stinted, but with such a largenes as there would be lefte a verie great deale of aduantage to them, that could steale it in, wherefore that preuention would not in effect proue of that waight as was conceaned: And for the first objection, it was said, that if the Companie from the first hand did sell at indifferent rate, it was impossible for the Retaylors, for the Retaylors any longe time to sell at excessive prices, for all men would after a short while fetch it of the Companies as it were at the Wellhead, if they found they were exacted upon by the Retaylors. [89]

It was moued by some that if it were not fitt the prices be stinted by the Proclamation, yet it might be agreed, that the Companies should have a power to stint it from time to time as they pleased: but that was generally adjudged to be a thinge contrary to all the rat ℓ of tradinge and of equity, and such as no Retaylers would deale with the Companie vpon, for havinge the sole sale in their hand ℓ , it was in their power to have what they would of them, and if likewise it were in their power afterward to sett their prices, it would be in their handes at all times for their owne advantage to vndoe them, neither was this Proposition thought to be sufficiently qualified by a močon w^{ch} some made, to restraine the alteračon of prices to two sett times of the yeare onely, wherefore after longe and serious debatinge of the point, it was put to the question and by hand ℓ ordered, that that article as the Lord Treasuror desired should be cleane lefte out.

ffor the second Proposicon it was after much debate and reasoninge thought to be sole dangerous as the Companies might noe waye therevnto agree, It beinge conceaued that estimacon of the damage might be so great as might vtterly vndoe the Companies, wherefore it was thought most necessarie to desire a qualificación of that Proposition and to reduce the danger vnto some kinde of certainty if nothinge eles could be obtained: To w^{ch} intent the Ea: of Southampton was humbly requested by the Court together with S^r Edwin Sandys to treat with the Lo: Treasuror thereabout and to bringe it to such forme as might be tollerable; w^{ch} if it could be obtayned in any reasonable sort, the Companie seemed willinge to accept of it, And whereas nowe nothinge could be concluded, the Court did transmitt the power of it fully ratifyinge and confirminge the bargaine and Contract vnto the Quarter Court for the Sumer Ilande to be held the Wedensday after; wherevnto all the Aduenturers were likewise to be warned. And although in this pointe, the letter of the lawe law might in rigor seeme somewhat violated, yet the necessity beinge duely considered, and withall that the Sumer Iland Companie is equally engaged in the buissinesses and that all the perticuler Members thereof are of the Companie of Virginia; It was not thought or adjudged any vniustice or wronge by wave of consequence to conclude in a Sumer Hande Quarter Court the bargaine for the Virginia Companie, no more then it was for the Sumer Ilande Companie to be included by wave of anticipaçon in the bargaine, that was at the last Virginia Quarter Court passed for both, and further it was ordered that a Virginia Court should be warned ||in|| on ffriday beinge the Præparatiue Court for the Sumer Ilands, ||and|| therein to take such further resolucon as should be thought fitt.

Capt: Martin moued the Court that for somuch as they would not graunt him that proporčon of land w^{ch} he pretended to be due vnto him (w^{ch} he said ought to be 500 acres for a share) they would redeliuer vnto him his old Patent, The Court blaminge him much for his impertinences and obstinacy gaue him for his last and resolute Answeare that if he would accept of such a Patent as they could graunt, he should haue it with as [90] ample priniledges as had bin graunted to the Ea: of Southampton or any other Aduenturer whatsoeuer: But for his old Patent, it could not be redeliuered vnto him beinge voide not somuch by his last resignačon, as by the Graunt it selfe.

It was ordered that the Bookeep should have the registringe of Passengers names that goes to Virginia as also of the Contract between Masters and Seruant that are sent thither.

 M^r Wrote moued, that in respect the Companies Suite with m^r Wye hath nowe almost three yeares depended in the Admiralty, and he and m^r Berblocke havinge followed it with much | all | care and diligence, and yet can have no end of it that the Companie would thinke vpon some course that it might come to a Conclusion: Wherevpon the Court were humble Suitors vnto the Lo: Cauendish that he would in the Companies name moue the Iudge for a finall end this Terme.¹

AT A ||PREPARATIVE||COURT HELD FOR VIRGINIA||THE SUMER HANDS|| ON FRIDAY THE 22th OF NOVEMB^R 1622 BEINGE THE SUMER HANDS PRE-PARATIVE COURT DAY PRESENT RIGHT HONO^{BLE}

 ||At a Court held for Virginia on ffriday the 22th of Nouemb. 1622.
 being the Sumer Ilande Preparative Court day.

Present

y^e Right hon^{ble}|| Ea: of Southampton. Lo: Cauendish. Lo: Padgett. S^r Edw: Sackuill. S^r Iohn Dãuers. S^r Io: Brooke. S^r Edwin Sandys.

¹The decree given in December is referred to in List of Records, No. 379, Vol. 1, page 161, ante.

m ^r Io: ffarrar.	m ^r Paulavicine.	m ^r Webbe.
m ^r Nich° ffarrar Dpt.	m ^r Widdowes.	m ^r Iadwin.
m ^r Gibbs m ^r Wrote.	m ^r Nicholle.	m ^r Seaward.
m^r Bromefeild.	m ^r Meuerell.	m ^r Bolton.
m ^r Wrote.	m ^r Roberte.	m ^r Cuffe.
m^{r} Binge.	m ^r Baynham.	m ^r Hackett.
m ^r Rogers.	m ^r Etheridge.	m ^r Harris.
m^r Io: Smith.	m ^r m ^r Mellinge.	m ^r Copland.
m^r Ro: Smith.	m ^r Edwarde.	m ^r Withers.
m ^r Berblocke.	m ^r Geo: Smith.	m^{r} Tomlins.
m ^r Ditchfeld.	m ^r Sparrowe.	with diuers others.
m ^r Caswell.	m ^r Newport.	
m ^r Swinhowe.	m ^r Harrison.	

This daye beinge the Præparatiue Court for the Sumer Ilands; after that the Sumer Iland? Court had passed all the perticuler buissinesses that were to be considered of and come to the great matter, the Contract with his [91] Ma^{tie} they thinkinge it most convenient to receaue the informacon of what the Ea: of Southampton and S^r Edwin Sandys had donne concerninge the qualificacon of the Proposition referred vnto them by the Virginia Quarter Court from them as in a Virginia Court desired that the Sumer Iland? Court beinge suspended a Virginia Court might begin w^{ch} accordingly was donn, the Ea: of Southampton takinge the Chaire.

And after a recapitulacon of all that had passed the Quarter Court, he presented ||the|| eight Propositions qualified in manner followinge (vizt:)

And it is desired that an indifferent Couenant be drawne vp by his Ma¹⁸ learned Counsell and the Counsell for Virginia and the Sumer Ilands, that in case an extraordinary charge shall have bin laid vpon the said Varinaes Tobacco by the State of Spayne since the feast of S^t Michaell the Archangell last past (beinge the time since §whence§ this Contract is to have begininge) or hereafter shalbe laid duringe the time of three yeares from thence next ensuinge more then was at the said feast of S^t Michaell last past in such cases the Companies shalbe clearely discharged of their said Couenant of bringing in of Spanish Tobacco from the time the said extraordinary charge shalbe laide vntill it be reversed and after the reversinge thereof, the quantity of the best varinaes Tobacco w^{ch} shall then remayne vnbrought in of the said fowerscore thousand waight shalbe brought in within the compasse of the first three yeares w^{ch} shalbe or haue bin cleare from the said extraordinary charge to be computed from the bringinge of this Contract, and in case there appeare any practise by the ||sd|| Merchante of Spayne or others by meanes whereof the said Companies cannot make their Provisions of the said quantitie of the best varinaes Tobacco as they have agreed vnto but to their excessive charge; In such case the Companies not to be pressed upon the said Couenant in extreamity, but to make his Matie such satisfaccon as shalbe just and conscionable, but if by the practise and fraude, or negligence of the said Companies their facto¹⁹ or Deputies the said quantitie of 80000 weight of the best Varinaes Tobacco shall not be imported within the compasse of the said first three yeares, then the said Companies shalbe answeareable to his Ma^{tie} for every pound waight so wantinge of the said Varinaes Tobacco belonginge to his Ma^{ts} Third after the rate of 10^s, the pound waight.

W^{ch} beinge read the Ea: of Southampton acquainted them that although the word \mathfrak{C} were drawne vp by S^r Edwin Sandys yet it was directly accordinge to their agreement with my Lo: Treasuror and that his lp: gaue them order so to sett it downe, and that (he said) was all and the best that they could obtaine, wherefore he willed the Companie would deliuer their mind \mathfrak{C} freely whither they would in this manner accept of the bargaine or noe: Wherevpon although there were some fewe exceptions taken at it, yet in the end the Conrt seemed to conceaue a necessity in concludinge the Bargaine for the mainetenance and vpholdinge of the Plantation and that hauinge yealded to so many thing \mathfrak{C} certainely preindiciall to him||vnto them|| in matter of proffitt it were not wisedome nowe to breake vpon feare of vncertaine dangers w^{ch} they might easily (by God \mathfrak{C} blessinge) through good care and proff providence ouercome: wherefore esteeminge

of this bargaine [92] (as they were aduised by a noble and Hono^{ble}) person) not as good meat well sawced but of a porcon necessarie for their health beinge willing (as his lp: said) deuorare molestiam of this bitter pill, they desired the Ea: of Southampton to put it to the question: Wherevpon the Article by ereccon of hand (was confirmed ||and approved|| accordingly as it was read: After, of Bar w^{ch} his lp: said, that since nowe they were in such liklyhood to conclude the bargaine, himselfe and the rest of the Lord together with the Counsell and Comittee w^{ch} had mett vpon Tuesday before the Quarter Court, thought it most requisite to nominate some of the principall Officers who were to have the orderinge and managing of this buissines: w^{ch} beinge well chosen both for sufficiency and integrity, would giue much encouragement and content to both the Companies and Collouies and all others that had interest in this buissines, Herevpon the Lord Cauendish acquainted the Court that the Comittee thought that there was to be one chiefe man to gouerne and direct all, and that next vnder him, there should be a Deputy and then a Treasurer and next them 8: Comittees at the least beside the Officers as for the places of Deputy and Treasuror although they were two distinct places and Offices, yet because they were afraide this yeare not to be able to raise such a sufficiencie of meanes as might be a just reward to two such psons as were requisite for the pformance of those severall places they thought it best to vnite them for this yeare and that the Treasuror beside the charge of that office should likewise be the Deputy to the Director, w^{ch} ||course|| the Court seemed well to like of and therevpon nominated S^r Edwin Sandys for Directo^r, who very earnestly besought them to spare him, beinge vnexperienced in matter of marchandizinge and tradinge, of both w^{ch} that Officer would require exact knowledge, beside he could not continually reside in Towne havinge a great family in the Country, and began nowe as he grewe old to waxe weake, and therefore purposed rather to withdrawe himselfe from buissinesses of the world then to engage himselfe further, But the Court not satisfied with his reasons earnestly pressed him (and in perticuler the Ea: of Southampton and the other Lorde) not to refuse the place wherein he might do soe singuler service vnto the Plantacon, the whole welfare of which did almost depend vpon the good

managinge of this buissines, wherevoon by a generall vote of the Court it beinge put to the question he was nominated to stand in eleccon for that place at the Quarter Court.

Next the Court proceeded to the nominacon of a Treasuror, for w^{ch} proposinge m' Iohn ffarrar he desired the Companie to consider what a burden of buissines they had already laid vpon him w^{ch} had made him to neglect his owne private estate, for almost these fower yeares together: All w^{ch} although the Court acknowledged yet they held him so fitt a man for that buissines ||as|| that they would propose no other to be Treasuror, and therevpon beinge put to the question, he was by a generall ereccon of hand c nominated to stand in eleccon for the place of Treasuror, wherevnto at last he submitted himselfe As for the nominatinge of the Confittees and other Officers with the Salaries the Ea: of Southampton thought it most fitt to leaue it to the consideracon of the Quarter Court on the next Wedensday. [93]

S^r Iohn Brooke moued that in reguard Captaine Martin went away from the last Court so ill satisfied in his buissines, and had therevpon not spared to wronge some worthie Members of this Companie verie well deservinge with his clamerous report, in such a manner as if himselfe had bin so vsed he would neuer haue come to the Court againe without reparacon ||reparation||, that therefore there might be a meetinge on purpose to heare what he could saye for himselfe, at w^{ch} meetinge he wished the m^r of the Roll (vnto whome he was allied) might be also entreated to ||be|| present: Wherevpon it was ordered that m^r Deputy should giue notice to the M^r of the Roll that the Companie would be ready to attend his Hono^r about Capt: Martin, whensoeuer it should please him to appointe a meetinge.

A request was made in the behalfe of one Iohn Waller an auncient Planter in Virginia that forasmuch as he paid in to S^r Tho: Smith 30^{μ} in Ianuary i606 as appeared by a Note vnder S^r Tho: Smiths hand (nowe presented in Court) that therefore the Companie would please to graunt him a ratable proporcion of land for his said aduenture, as also reforme the Printed booke, where he ||is|| acknowledged to have

16456-vol 2-06-10

146

paid only 5^{ii} Wherevpon it was ordered that the Secretary should repaire to S^r Tho: Smith and shewe him the said Note, w^{ch} if S^r Tho: did acknowledge to be his hand, he should be allowed the proporcion of land due vnto him for his said money and be also rectified in the Booke.

> An extraordinary Court Held for Virginia on Wedensday in the afternoone the 27th of Nouember i622 beinge the Sumer Ilande Quarter Court

||Present

y^e Right hon^{ble}|| Ea: of Southampton. Lo: Cauendish. Lo: Padgett. Lo: Maynard.

S ^r Edw: Sackuill.	m ^r Barbo ^r .	m ^r Couell.
S ^r Edwin Sandys.	m ^r Caswell.	m ^r Kirby.
S ^r Iohn Dauers.	m ^r Bennett.	m ^r Ed: Waterhowse.
S ^r Hen Mildmay.	m ^r Wiseman.	m ^r Seaward
S ^r Io: Brooke.	m ^r Mellinge.	m ^r Binge.
S ^r Ro: Killigrue.	m ^r Swinhowe.	m ^r Procter.
m ^r Deputy.	m ^r Meuerell.	m ^r ffreake.
m ^r Gibbs.	m ^r Winne.	m ^r Buckeridge.
m ^r Bromefeild.	m ^r Widdowes.	m ^r Lake.
m ^r Steward.	m ^r Baynham.	m ^r Hackett.
m ^r Wilmer.	m ^r Phesie.	m ^r Paulson.
Capt: Bargraue.	m ^r Viner.	m ^r Birkett.
Capt: Brewster.	m ^r Truloue.	m ^r Hobbs.
m ^r Io: Smith.	m ^r Scott.	m ^r Edward c .
m ^r Zouch.	m ^r Waterhowse.	m ^r Bland.
m ^r Roberte.	m ^r Gold.	m ^r Ditchfeild.
m ^r Tomlins.	m ^r Coxe.	m ^r Rogers.

m^r Io: ffarrar. m^r Mole. m^r Whitly.

m^r Delbridge. m^r Stone. m^r Elkington. mr Harrison. m^r Lev. m^r Woode. m^r Sparrowe. m^r Lilly. m^r Barker. m^r Rossingham. m^r Lambe. m^r Taylor. m^r ffelgate. m^r Leuer. m^r Webbe. m^r Roberte. m^r Woodall. m' Baldwin. m^r Browne. m^r Cuffe. with divers others. [94]

This day was held the Quarter Court for the Sumer who beinge come to the great buissines of the Contract, it was moued by the Lo: Cauendish that the propoundinge debatinge and passinge of all those thing concerninge the matter reserved for that daye might be first ordered and pformed in a Virginia Court w^{ch} was thought verie fitt and therevpon the Ea: of Southampton tooke the chaire, and because it was somewhat late, he put the continuance of the Court after 6: of the Clocke to the question w^{ch} was by ereccon of hand cratified.

His lp: then signified vnto them, that accordinge to the request of the Quarter Court himselfe and S^r Edwin Sandys had obtayned of the Lord Treasuror a qualificacion of the S: Proposition; w^{ch} was the onely thinge left vnconcluded by the Virginia Companie, w^{ch} qualificacion havinge bin presented to the Præparatiue Court for the Sumer Ilands and approued by them and likewise well approued of by the Virginia Court held the same daye; he had caused the Propositions agreed vpon to be presented to the Lord Treasuror, who had signed them

with his hand w^{ch} his lp: shewed vnto the Court without any manner of alteracon in any thinge from that w^{ch} the Court desired onely hauinge strooke out certen word \mathfrak{C} in the seaueth ||Artiele|| for some reasons as his lp: by his letter signified no waye importinge the Companie nor the Contract, w^{ch} word \mathfrak{C} the Court adjudginge not to be materiall nor of moment thought fitt therein to give the Lord Treasuror satisfaccon and the rather because the Lord Treasuror (as the Ea: of Southampton shewed them) had so willingly let the worde (Receaued) stand, w^{ch} the Companie had enterlyned after the worde (proffitt) in the sixt Article for the better clearinge of the doubt they then made about it.

Herevpon after some pause, the Court seeminge all well satisfied and contented and no objeccion or scruple beinge made by any, the Ea: of Southampton said, that if they so desired, he would put both the eight Proposition as it was qualified and the whole Bargaine to the question w^{ch} the Court generally desired, and therevpon his lp: puttinge both to the question, the eight Article (as it was qualified) and the whole bargaine the same was ratified and confirmed with an vnanimous consent by a generall ereccion of hand \mathfrak{C} no one dissentinge.

This beinge donne ||passed|| the Ea: of Southampton said that since they had nowe concluded the Contract they were to take order for the good execucion and performance thereof by the choise of able and faithfull Officers to manage the buissines with Salaries proporconable in some measure for their paines ||and|| by setlinge the whole buissines in a good course and frame, espeacially the bringinge in of the Spanish Tobacco a pointe of great importance, and w^{ch} might not be delayed, nor could be concluded vpon, except on this daye w^{ch} was the Quarter Court for the Sumer Iland ℓ and had also the power of the Quarter Court for Virginia, Concerninge these thing ℓ , his lp: said, that himselfe together with the Lord ℓ then present, and the Counsell beinge assisted by the Comittee had spent all Tuseday both forenoone and afternoone in consultacon and consideracon of these point ℓ and their indgment ℓ and opinions herein he would [95] nowe deliver vnto the Court desiringe them likewise freely to deliver their indgement ℓ and opinions either for the approbacon or otherwise of what he should nowe propound vnto them, w^{ch} he said himselfe the Counsell and Comittees had taken into their consideracons not with intent to conclude anythinge nor to preiudice the Court \mathfrak{c} , but ||only|| the better to prepare the buissinesses for them esteeminge themselues as his lp: said as Servant \mathfrak{c} of the Court.

ffor the first therefore his lp: said, that accordingly as was propounded formerly and in the Præparatiue Court, they conceaued there was to be one principall Officers by the name of a Director vpon whome the whole successe of the buissines almost depended.

Next vnto him was to be the Deputy, for without one it was impossible that the Director should be able to vndergoe all those buissinesses, that should be requisite to this $||w^{ch}||$ office they conceaned there did belonge an extraordinary deale of paines and noe smale sufficiency.

The third officer was the Treasuror for keepinge of the Cash, then they conceaued it necessarie to have at the least eight Comittees for the sellinge and disposinge of their Tobaccoes, and for the assistinge of the Director with their Counsell \mathfrak{c} and helpes in the severall part \mathfrak{c} and Accons of the buissines, w^{ch} were verie many and exceedinge waightie and important.

Next a Bookeeper for keepinge of Account a man of Skill and industrie.

They conceaued it likewise necessarie that there should be two Casheires whereof one to be a verie sufficient and substantiall man, who was to be continually resident in the Treasurie, the other a person of fidelity for the receauinge and gatheringe in of moneyes here in Towne or otherwise.

ffurther they conceaued $\|\text{thought}\|$ it necessarie to have a Clarke at all times to attend the Coñittees and to be continually at the Directors hand, who should have howerly vse of such a one, wherefore they thought fitt, he should be the Directors howshold Servant.

150 RECORDS OF THE VIRGINIA COMPANY

They conceaued it likewise most necessary to allowe the Deputy a Clarke to whose place there would belonge an exceeding great deale of writinge.

It was also conceaued fitt to have a Solicito^r for followinge of Suit ℓ of lawe many whereof were like to arise.

ffor takinge vp and receauinge of goodes, there was likewise to be a Husband to whome (with the allowance of one vnder him) the Custodie of the Warehowse should be comitted.

It was thought also most necessarie to have a Beadle.

Other inferior Officers, his lp: said the Comittee thought not fitt to meddle with, but (beinge thing? of smale moment) to leave the consideration of them to the Directo^r and Comittees and the choise of them to ordinary Court?. [96]

And for the meetinge of all these Officers and psons pformance of their seuerall places and Offices, his lp: said it was thought absolute necessary that the Companie should take a howse.

These his lp: said were the Offices w^{ch} the Councell and Comittees thought necessary for the pforminge and executinge of this buissines and of whome they conceaued it necessarie to make a choise at this Court, desiringe the Court ℓ indgement and opinion therein and withall acquaint them, that although the places of Deputy and Treasuror were two distinct Offices in themselues and would require therefore two persons, yet after a serious consideracion thereabout (desirous to husband the expences to the best this yeare) they conceaued it best, (accordinge to the resolucion of the Præparatiue Court) to ioyne them both in one.

The Court after some pause and deliberation seeme verie well to like and approve of the thing w^{ch} his lp: had propounded without exception or alteration of any thinge.

Wherevpon his lp: seeinge them satisfied in these thing said he would proceed and declare vnto them what Sallaries and reward were

by himselfe and the rest vpon mature deliberacion thought some thinge proporcionable vnto the paines and charge that the Officers before mencioned were to take.

He said that first they conceaued the Directo ^r would deserve verie well this yeare	500 ¹¹ — ^s —
The Treasuror who is to supplie the place of Deputy for this yeare yeare	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
The Warehowskeeper who also might be the Husband for the Companies, and in reguard of this addicon of wages should abate 20 ¹¹ of that Salary he had from them, his paines in those places not beinge so great as it was wont to be The Beadle	60 ¹¹ 30
The inferio ^r Officers ffor a howse and Warehowses	140^{11} 180
So that the charge of the howse and Officers amounts to	2000

[97] w^{ch} his lp: said in their opinions was to be raised vpon the Tobacco And further conceaued it fitt there should be 500^{n} more for ||all|| other extraordinary occasion w^{ch} might arise, w^{ch} if it were not by consent and order of the Court expended for the advantage and improvement of the price of Tobacco should be repaid againe to every man proporconably:

His lp: said likewise that in raisinge of the charge it was conceaued fitt by the Counsell and Comittees and agreed vnto by divers (who

¹ The copyist first wrote 400, but struck out the 4 and altered the first cypher to an 8.

meant to be Aduenturers herein) that the Spanish Tobacco should beare a double rate in charges to that of the Virginia and Sumer Iland \mathfrak{C} , w^{ch} would be an extraordinary great ease and advantage vnto the Plantačons So that howsoeuer this Some might seeme great of 2500^{11} w^{ch} was to be gathered, yet consideringe that 500^{11} was not to be expended, except for the aduantage of the Companie and of that of the 2,000¹¹ remayning his Ma^{tic} beare one Third, and the Spanish Tobacco a proporčon double to the rest, they conceaued it to be noe great burden: but such as in the aduancement of the price, by their care and paines would be manifoldly repaid. As for the paines care and charge of the Officers himself and all the rest of the Counsell conceaued it would be farr aboue their Salaries and reward \mathfrak{C} .

The Ea: of Southampton havinge thus delivered the matter, there was a generall silence in the Court: Wherevpon after a longe pause, his lp: desired the Court, that they would freely speake their mind(concerninge these thing(an declare what and howe they would have them donn, saying) againe that himselfe and the Comittees had not consulted and aduised of these thing(to conclude or determine anythinge, but onely as their Servant(to prepare them to their consideračon, in whome only was the power and authority to determine and conclude matters: he therefore earnestly desired them without any respect of himselfe or the rest (from whome these proposičons came) to declare their mind(freely concerninge the pointe of the Salaries.

Herevpon m^r Robert Smith the Vnderchamberlen said he thought there were divers gentlemen and other sufficient men that for conscience sake would doe the buissines for farr lesser reward \mathfrak{C} .

To w^{ch} S^r Edward Sackuill made Answeare, that for his part he did thinke men bound in conscience to give them whome they did imploye some reasonable satisfaccon for their labo^r and paines, And that he would neuer wish that these kinde of buissinesses w^{ch} concerned mens proffitt should be donn without reward somethinge answeareable havinge found by experience that some that had for conscience sake served this Companie had for conscience sake vndonn it. [98]

The Ea: of Southampton said that m^r Robert Smith was a verie honest man, and he thanked him for speakinge his minde freely desiringe others would doe the like.

 M^r Deputy said that although he might be thought interessed or partiall to those two psons vnto §vpon§ whome the two great Salaries w^{ch} onely could be excepted against were like to fall, yet havinge a single heart free from all private end ℓ , he durst affirme that the reward ℓ were so farr short of the paines care and travell and charge that they should vndergoe that but for conscience sake and the good of y^o Plantations neither would he pswade nor he was assured would they accept of the Offices: But m^r Barker said that havinge followed these Court ℓ many yeares he had neuer heard of so great Salaries, as 5 and 400^{ll} for an Office, but had heard of 500^{ll} and 1000^{ll} wantinge in some Account ℓ by them who did buissinesses for nothinge.

 M^r Ditchfeild said that this was like to be a hard yeare and of the least proffitt, and because perhapps there would not be so great a quantity of Tobacco brought in, there would be ||require the|| lesse trouble and paines, and therefore he wished that the Salaries might be easier.

To w^{ch} the Ea: of Southampton made Answeare that for the first part he was of his opinion that it would be a yeare of the least benifitt, but for the second part, he thought eleane contrary that the trouble of this yeare would be farr more then any of the succeedinge, in reguard of the great difficulties that are in the setlinge of newe buissinesses more then in prosecutinge of them, when they are once ordered and setled in good frame and course.

After this no man makinge further objection and many approxinge and well likinge the proportion of Salaries and desiringe his lp: to put them to the question, his lp: said he would once againe read them vnto, w^{ch} beinge ||hauing|| donn and no man makinge any objection after a good pause his lp: put all those thing formerly proposed concerninge the Officers and Salaries to the question: All w^{ch} were by erection of hand approved of and confirmed.

154 RECORDS OF THE VIRGINIA COMPANY

This beinge ended the Ea: of Southampton desired them to nominate whome they would have to be their Director and Treasuror (w^{ch} were to be ballated) the rest were thought fitt should be chosen by ereccon of hand ζ .

Wherevpon for Directo^r was nominated S^r Edwin Sandys and for Treasuror and Deputy m^r Iohn ffarrar, and no other beinge named S^r Edwin Sandys was first put to the ballatinge Box and was chosen by 65 ball(and had only five ball(against him. [99]

Afterward m^r Iohn ffarrar beinge put to the Ballatinge Boxe for Treasuror and Deputy, was chosen by 68: ball¢ havinge only two Ball¢ against him.

After this the Court named for Comittees.

m ^r Bennett.	m ^r Ditchfeild.
m ^r Barbo ^r .	m ^r Bland.
m ^r Caswell.	m ^r Wiseman.
m ^r Wheatly.	m ^r Meuerell.
m ^r Gifford.	m ^r Edward€.
m ^r Withers.	m^r Couell.
m ^r Mellinge.	\mathbf{m}^{r} ffelgate.
m ^r Geo: Smith.	m ^r Bull.

 w^{ch} beinge put to the question ereccon of hand ℓ these eight by plurality of hand ℓ were chosen

m^r Bennett. m^r Barbo^r. m^r Caswell. m^r Wheatley. m^r Gifford. m^r Withers. m^r Mellinge. m^r Geo: Smith.

Vnto w^{ch} Comittee for their better assistance by reason many waightie occurrances would happen of higher nature then proffitt, his lp signi-

fied that the Counsell and former Comittee at their last consultacons held it likewise fitt there should be an addicon of eight or ten more without Salaries as Comittees extraordinary to be chosen out of the Counsell, Notwithstandinge it was propounded ||prouided|| and ordered that the Directo^r and the rest of y^e Comittees both ordinary and extraordinary shall not have any concludinge power in any matter of waight touchinge this buissines without the opinion and assent of the two Companies in their severall Court who are to be made acquainted from time to time with their proceeding \mathfrak{C} : Wherevpon for Comittees ||extraordinary|| the Court nominated the right hono^{ble}

Lo: Padgett.	S ^r Hen: Mildmay.
Lo: Maynard.	\mathbf{m}^{r} Gibbs.
S ^r Ed : Sackuill.	m ^r Wrote.
S ^r Io: Brooke.	m ^r Io: Smith.
S ^r Io: Dãuers.	m ^r Ro: Smith.

ffor Bookeeper m^r Wiseman and m^r Boothby beinge proposed choise was made of m^r Wiseman by plurality of hand \mathfrak{C} .

The two Casheires and Clark (were left to the choise of the Treasuror beinge to be answeareable for them.

ffor the Solicitor, m^r Waterhowse and m^r Hacket beinge proposed choise was made of m^r Waterhowse. [100]

ffor Husband m^r Webb was thought fittest, in reguard the Company have litle other imployment for him; And in respect he is allowed 60^{μ} for this buissines, the Companie to ease their hand deducted 20^{μ} of that they formerly allowed him.

ffor Beadle choise was made of m^r Carter.

After this vpon mocon that a Comittee might be appointed for drawinge vp the oathes for their seuerall Officers aforenamed the Court referred it to be donne by m^r Nicholas ffarrar and the former Comittee extraordinary, who were entreated to meete at m^r Deputies on Satturday next in the afternoone to aduise about the same. After this m^r Deputy acquainted the Company ||Court|| that the Counsell and Comittee havinge treated and debated largely concerninge the bringinge in of the Spanish Tobacco, and findinge some willinge to be Aduenturers for the bringinge in of 40000 waight, thought good findinge no possibility to have the whole vndertaken, at present to make offer and to give liberty to such as would vnderwrite for the bringinge in of that quantitie vpon such condicons as partly the Courte had ordered and the Comittee appointed by the Virginia Companie in their Præparatiue Court for that purpose, had likewise thought fitt, And that the Counsell and Comittee having appointed some him to drawe vp a Roll to that purpose he had accordingly donne it, w^{ch} the Counsell had before the sittinge of the Court read and approved and he nowe presented it vnto the Court to receaue their approbacon or amendment, w^{ch} beinge donne and the Court fully informed of the perticular point therein, it was put to the question and by ereccon of hand ratified and confirmed the Teno^r whereof followeth (vizt).

The Comittee were desired by the Court to take care to looke out for a convenient howse and Warehowse for the Companies vse.

The Comittees also apointed heretofore to attend m^r Atturney about drawinge vp of the Patent were nowe desired to proceed in that buissines with expidicon.

M^r Iohn ffarrar desired a Comission might be graunted for the Bona Nona, w^{ch} he and his Partners were settinge forth aswell for transportinge of some psons to Virginia as also for fishinge in part for the Colony w^{ch} was accordingly graunted, and m^r Deputy desired to drawe vp the Comission and to Seale it.

The like Comission at the močon and request of m^r Bennet was also graunted for the Iohn & Frauncis. [101]

After the endinge of the Virginia Court the Lo: Cauendish tooke againe the Chaire and so the Sumer Ilands Court went on, when his lp: recapitulatinge orderly and distinctly all the seuerall thing, that had bin propounded, debated and passed, in the Virginia Court belonginge to the Contract, desired the Sumer Ilands Companie to declare NOVEMBER 27, 1622

their mind \mathfrak{C} and opinions concerninge the same, w^{ch} they did by a generall assent, approvinge of all thing \mathfrak{C} without any manner of exception to any thinge at all, And generally desired his lp: to put the thinge to the question w^{ch} accordingly his lp: did and the whole Contract, and all the perticulars thereof were by ereccon of hand \mathfrak{C} ratified and confirmed in all point \mathfrak{C} accordingly as the Virginia Companie had passed them.

The Security for such as stood bound for the 1000¹¹ taken vp at vse is transmitted to the next Court to be further considered of and then the Seale of the Companie to be affixed vnto it.

Vpon the Dissoluinge of the Court \mathfrak{C} , the Ea of Southampton and the Lord Cauendish stood vp and both of them prayinge God that this buissines might be to the aduancement of the Plantačons (to w^{ch} only they protested they had respect in all the carriage thereof) desired the whole Companie nowe to make their best of that w^{ch} themselues had coucluded and like honest and worthic minded men to giue their best helpes for the good execučon thereof, and to ioyne with sincere hands ||hart \mathfrak{C} || and willinge hand \mathfrak{C} in the good accomplishinge and pformance thereof.

AT A QUARTER COURTE HELDE FOR THE SUMMER ISLANDS ON WEDNESDAY THE 27 OF NOVEMBER 1622

Quarter Court the Summer ands

PRESENT

Right Honorable¹

Earle of Southampton. Lord Cavendish. Lord Pagett. Lord Maynard.

S^r Edward Sackvill. S^r Io: Brooke. S^r Edwin Sandys. S^r Henry Mildmay. S^r Ro: Killigrue. S^r Io: Dāuers.

Knighte

¹The caption of this Court is in the handwriting of Nicholas Ferrar.

m ^r Deputy Iohn ffar-	m ^r Whitley.	m ^r Phesey.
rar Deputy.		
m ^r Gibbs.	m ^r Barbo ^r .	m ^r Viner.
m ^r Bromefeild.	m ^r Caswell.	m ^r Truloue.
m ^r Stewart.	m ^r Bennet.	m^{r} Scott.
m ^r Wilmer.	m ^r Wiseman.	m ^r Waterhowse.
Capt: Brewster.	m ^r Robert c .	m ^r Gold.
Capt: Bargraue.	m ^r Woodall.	m ^r Cox.
m ^r Io: Smith.	m ^r Mellinge.	m ^r Delbridge.
m ^r Zouch.	m ^r Swinhowe.	m ^r Elkington.
m ^r Robert Smith.	m ^r Meuerell.	m ^r Ley.
m ^r Tomlins.	m ^r Winn.	m ^r Sparrowe.
m ^r Nich: ffarrar.	m ^r Widdowes.	m ^r Couell.
m ^r Mole.	m ^r Baynham.	m ^r Kirby.
in mole.	in Dayman.	m ^r ffranc:Waterhowse.
		[102]
m ^r Seaward.	m' Edwards.	m ^r Browne.
m ^r Binge.	m ^r Bland.	Capt: Rossingham.
m ^r Procter.	m ^r Dichfeild.	m ^r Lambe.
m ^r ffreake.	m ^r Rogers.	m ^r Taylor.
	m ^r Stone.	m ^r ffelgate.
m ^r Buckeridge.		
m ^r Lake.	m ^r Baldwin.	m ^r Leuer.
m ^r Hacket.	m ^r Harrison.	m ^r Webbe.
m ^r Paulson.	m ^r Wood.	m ^r Cuffe.
m ^r Birket.	m ^r Lilly.	with diuers others.
m^r Hobbs.	m ^r Barbo ^r .	

At the great and generall Quarter Court accordinge to the vsuall manner was first read the precedent quarter Court held in Iuly last and nex next the Preparative Co^{rt} held on ffriday the 22^{th} of this present Moneth after this was first read the Draft of the Graunt of Land \mathfrak{C} in the Sumer Iland \mathfrak{C} to perticuler Adventurers w^{ch} was by the last preparative Court referred to this Quarter Co^{rt} to be confirmed, or otherwise amended or altered as this Court should thinke fitt: Against it were alledged all those Argunent \mathfrak{C} that were vsed in the former Court, but they were not founde to be of any more force or validity then they then appeared, but on the contrary the said Inden-

ture both for the forme and the pticuler point (in it, appeared to be more fitt and necessarie the more it was Disputed and Debated of, but whereas some seemed to make a new scruple that by the said ||third||Article their good (here at home were lyable to the satisfyinge of such charges as by the Companie should be taxed for the Defence of the Iland or otherwise, Although it was conceaued and generally adiudged that the word (of the Article did not import any such thinge but were onely restrained to such good (and Comodities as should come from the Somer Iland (only yet to give full satisfaccon ||vnto them|| It was ordered that the word (should be made more plaine in this manner vizt.

That whereas it was before in these word vizt: vpon the good and proffitte of the said A B his heires and Assignes or vpon the good and proffitte of his and their Tenant and Servant w^{ch} shall be brought from the said Sumer Iland into any of his Ma^{ts} Dominions or elswhere: It was ordered to be in this manner vizt vpon the good and proffitte of the said A B: his heires and Assignes w^{ch} shall be brought from the said Sumer Ilands or vpon the good and proffitte of his and their Tenant and Servant w^{ch} shall likewise be brought from the said Sumer Iland into any of his Ma^{ts} Dominions or elswhere.

And in the end after a verie longe disputacion and full and ample discussinge of all point (the Lo: Cauendish propounded whither [103] the Indenture should passe or noe w^{ch} beinge put to the question the number seeminge to be equall on both part (, it was thought fitt to divide the Court, and that they that were on y^e affirmative part to be of the one side and the Negative on the other, w^{ch} beinge donn there was found to be on the affirmative part w^{ch} desired the Indenture should passe these 21 followinge vizt

Lo: Cauendish Gouernor.	m ^r Bromefeild.	m ^r Cuffe.
Ea: of Southampton.	m ^r Tomlins.	m ^r Webbe.
Lo: Padget.	m ^r Barbo ^r .	m ^r Carter.
S ^r Edward Sackuill.	m ^r Geo: Scott.	m ^r Shippard.
S ^r Io: Dãners.	m ^r Wheatley.	m ^r Hacket.
S ^r Edw. Sandys.	m ^r Nicho: ffarrar.	m ^r Ley.
m ^r Iohn ffarrar Deputy.	m ^r Mellinge.	m ^r ffelgate.
		m ^r Hobbs

And on the contrary side there were found these 20 followinge vizt.

m ^r Caswell.	m ^r Ro: Smith.	m ^r Paulson.
m ^r Ditchfeild.	m ^r Wiseman.	m ^r Tickener.
m ^r Edwards.	m ^r Roberts.	
m^{r} Bennet.	m ^r Couell.	
m ^r Delbridge.	m ^r Woodall.	
m ^r Rogers.	m ^r Penistone.	
m ^r Sparrowe.	m ^r Geo: Smith.	And fower others.

So that the thinge was confirmed and ratified.

This buissines beinge dispatched the Lo: Cauendish Gouernor proposed the accomplishinge of the great worke of the daye w^{ch} was the concludinge of the Contract with his Ma^{tie} and the performinge those other thing w^{ch} were necessarie for the accomplishment & execucion thereof, as namely the choise of Officers, their Salaries and other thing e pertinent thereto, But because the thinge did equally concerne the Virginia Companie with the Sumer Ilands, and that all of the Sumer Ilands Companie, were of the Virginia Companie, but not on the contrary: It was therefore thought fitt and convenient that accordinge to the power and authoritie given by the Quarter Court for Virginia the Wedensday before all those point should be first propounded Debated and passed in a Virginia Court and afterward in the Sumer Hande Court by w^{ch} course both the buissines might be more exactly determined of, in reguard that from the greater number there was like to be the better Counsell given and likewise a labo^r spared for if they should begin with it in the Sumer Hande Court all thinge must be againe repeated to the Virginia Court afterward, for w^{ch} the day would scarce suffice: wherevpon it was ordered that the Sumer Ilands Co^{rt} should be suspended for a while but to be continued so longe after 6, of y^e Clocke as oceasion should require and the Ea: of Southampton was desired to take the Chaire and to begin a Virginia Court w^{ch} accordingly his lp: did. ||w^{ch} Court is entred next before this bearing date the same day.|| [104]

At a Court held for Virginia on Wedensday the 4^{th} of December i622

PRESENT

Right Hono^{ble} Lo: Cauindish

S ^r Edwin Sandys.	m ^r Bromefeild.	m ^r White.
S ^r Iohn Dãuers.	m ^r Wilmott.	m ^r Cuffe.
m ^r Alder: Iohnson.	m ^r Barbo ^r .	m ^r Geo: Smith.
\mathbf{m}^{r} Tomlins.	m ^r Withers.	m ^r Meuerell.
m^{r} Deputy.	m ^r Caswell.	m ^r Widdowes.
m ^r Io: ffarrar.	m ^r Bland.	$\mathbf{m}^{\mathbf{r}}$ Hackett.
m ^r Gibbs.	m^r Bull.	m ^r Sparrowe.
m ^r Wrote.	m ^r Mellinge.	m ^r Webbe.
m ^r Tho Shippard.	m ^r Addis.	m ^r Wiseman.
		with divers others.

M^r Deputy said that for want of leasure he had not pfected the last Court kept on the Sumer Ilands Quarter Court day, Wherefore he desired the readinge thereof might be respited till the next Court.

M^r Deputy moued the Court for passinge of these Shares followinge vizt for three Shares w^{ch} himselfe had bought of m^r Edw. ffaucett and turned ouer to m^r Geo: Mordent, w^{ch} beinge allowed by the Auditors the Court ratified and confirmed accordingly, Also for two Shares w^{ch} Henry Lo: Lawarr ||and the Lady Cisly Laware|| passed ouer vnto m^r Nicho: Downe Cittizen and mercer of London w^{ch} the Court in like manner confirmed vnto the said Nicho: Downe.

After this the Quarter Court held the two and Twentith of Nouember last was read.

Captaine Martin moued the Court for redelivery of his Patent pretendinge it was onely deposited in the Secretaries hand(vpon trust

16456-vol 2-06-11

but the Court answeared, that the surrender was voluntary and absolute without any manner of condicon, but onely to have a newe Patent and therefore could not be delivered him againe, wondringe that against so many wittnesses to the contrary he would affirme any such thinge: Wherevpon he beinge further desirous the M^r of the Roll might be entreated to give a meetinge about his buissines according to a former order in that behalfe, The Court praied m^r Deputy accordinge to the said order to repaire vnto the M^r of the Roll to knowe what time he would please to appoint a meetinge, and that if it might stand with his Honors leasure on Monday next a Court should be then called on purpose for that buissines onely.

 S^r Edwin Sandys said that forsomuch as it was ordered at the last Court that the Coñfittee appointed for the Tobacco buissines should from time to time make report vnto the Companie of their proceeding (in those affaires he would therefore relate in perticuler what had bin donn therein by them: ffirst that the Lord Treasuror had receaued [105] the Propositions as they were agreed on at the last Court, and had promised to give direccons to m' Atturney imediatly to drawe vp the Patent accordingly: But his lps sodaine goeinge to Newmarkett to the Kinge, had caused that to be forgotten, notwithstandinge m' Atturney beinge made acquainted with the Contract, said, although he had as yet receaued no direccon from the Lo: Trear, yet for expidicons sake he would prepare the buissines against his lp^s returne.

Hee further signified that because of the Delay of the Proclamation, might not breed any preiudice to the Companies, the Comittees had accordingly as the Lord Treasuror by S^r Arthur Ingram aduised them, drawne vp the forme of a Letter to be sent to the Port \mathfrak{C} in his Lp^s name, givinge notice of the Bargaine concluded between his Ma^{tie} and the Companies and straightly charginge them to inhibite the bringinge in of any Tobacco but accordingly: W^{ch} letter was delivered to S^r Arthur Ingram who promised to procure his lp: to signe it withall expidition if it were not already donn, and to cause it to be sent downe imediately.

As for the Proclamačon he said himselfe and the Coñittees conceauinge there was great necessity in speedinge of it, had satt many dayes in pervsinge all former President of this and many of the like kinde, and out of them collectinge what they conceaued to be fitt and propper, and likewise addinge diuers other perticulers, w^{ch} were conceaued either necessary or benificiall they had drawne a Proclamačon whereby m^r Atturney might wth lesse labo^r and in shorter time dispatch it: w^{ch} vpon his lp^s returne from Newmarkett they hoped would be instantly effected.

Hee further signified, that for bringinge home of the Spanish Tobacco, the Roll agreed vpon in the Quarter Court was engrossed, and there was already by his Solicitacion vnderwritt a good Some of money neare vpon 2500^{11} .

And whereas it was ordered at the last Quarter Court, that such as beinge not free Brothers of the Companie and yet desired to aduenture in this Iointe Stocke should first buy fower Shares of land of the Companie, he wished it had bin ordered for a lesse number of Shares for that he knewe some worthie gentlemen would §willingly§ haue vnderwritt in the said Roll, if they might haue bin admitted vpon the purchase of two Shares onely, but he said he spake this onely ||but|| by the waye.

Herevpon m^r Wrote tooke occasion to saye that he sawe no reason why they should be so strictly bound to those orders as if those orders were like to the lawes of the Meades and Persians neuer to be altered or revoaked Besid¢ he said that this order had not his due comittment (as it ought to [106] have had by their lawes) for he said himselfe was the first Proposer of it, w^{ch} was no sooner moued but it was forthwith ordered. And therefore said, he wold nowe moue and propound vnto this Co^{rt} that in reguard not onely that perticuler order but also some other matters of speciall consequence vnto the Companie were proposed and passed at the last Court held for Virginia on the Sumer Ilands Quarter Court daye without that due preparačon as the lawes and orders of the Companie required in that §like§ cases, that therefore it might nowe be ordered that no Acte hereafter be made to binde the Companie in the same Court wherein the matter is first proposed but rather that it might run his due course of examinacon by a Comittee or in the followinge ordinary Court before it be ordered; for he said he had observed an Article passed in this Roll (amonge other thing?) whereat many tooke exception, and was the only cause of their vnwillingnes to vnderwrite to the said ||Roll|| w^{ch} otherwise would have adventured largely in this buissines, as namely where the Companie are ordered to beare a Tenth part in the said Iointe Stocke, and to give their Seale for Security, whereby it was conceaned that if the buissines should not prosper well, enery mans private estate was bound to repair the losse and make vp the Kings part: And he added the Companie beinge in debt, the moneyes paid in to the Companies by such as subscribed might be presently seized voon accordinge to the Custome of the Citty whereby the Companie should paye vse for the Stocke and not have the same to imploy to any benefitt.

Touchinge the first pointe of m^r Wrotes Allegačon S^r Edwin Sandys answeared that there was a very great difference between a lawe w^{ch} ought to be made in that solemne manner as he had intimated, and a perticuler buissines as this is was.

M^r Deputy said he would not propound the comittinge of these thing (againe, beinge determined by the Quarter Court neither did he conceaue any defect to have bin in the manner of passinge them, for although m^r Wrote was he that propounded it yet it was not a thinge then sodainely thought vpon, but propounded by m^r Deputy himselfe to diners of the Counsell fower or fine dayes before, neither was it passed that Court wherein it was propounded without mature deliberacon, and was againe read and approved by the Quarter Court ||for|| Virginia, and after that againe in the last Court w^{ch} had the authority of a Quarter Court ratified and approved Wherevpon m^r Withers said he sawe no reason that a thinge being clearely passed in a Court and without any exception confirmed in two other Court should either be disputed or called in question. [107] And it was by another added that no Comittees opinion could be deemed of so much force as the opinion of a generall Court if it passe clearely.

ffor the second point of m^r Wrotes former speach vizt vpon the Companies bearinge a Tenth part in the Aduenture, S^r Edwin Sandys said that the Counsell and Coñittees had taken that waightie pointe into their serious consideracon, and they were of opinion that it was most necessary to engage the Companie in this Iointe Stocke for bringinge home the Spanish Tobacco, for that thereby the Aduenturers should have the Companies assistance and proteccon vpon all occasions (as need should require) And that this condicon was desired by the Aduenturers themselues, who without it would not have vnderwritten in the said Roll; As for the matter of Security (w^{ch} was so much stood vpon) he said the Tobacco it selfe, aswell as the Seale of the Companie should lye at Stake for it.

And touchinge the engagement of mens private estat (hereby: therein was no danger; it beinge cleare by lawe that onely the good (of the Corporation are lyable to the debt (thereof, Concerninge w^{ch} he said he had taken aduise of most sufficient Lawyers: And m^r Caswell said, that m^r White the Lawyer (who newly was departed out of the Court) havinge heard this Disputacion did affirme that private mens estat could not be lyable to the Debt (by the Seale of the Corporacion but onely the good (of the Corporacion it selfe.

Notwithstandinge m^r Wrote still persisted in his former opinion, that this buissines was not fairely carried nor a due course taken for preparinge of matters; but were hastily shuffled ouer, and that he could not be pswaded but each Member of the Companie (vpon grant of the Seale for Securytie) was bound to make this good, out of his owne private estate, alledginge that he had likewise asked Counsell of Lawyers whose iudgement was as he had delivered. ||And was the rather confirmed in that opinion because of the late example of the Muscouy Company.||

Wherevpon m^r Alderman Iohnson desired the Companie to be wary in giuinge their Seale for the Security and therevpon cited a case of late time happned vnto the Muscouia Companie who beinge indebted longe since and havinge given their Seale for Security divers Brothers of that Companie were troubled and sued for the same: M^{r} Mellinge replied it was true that a leviacon for payment of the Muscouia Companies debte was ordered by the Lorde of his Ma^{ts} most honorable Privy Counsell to be made out of the gaines made vpon their seuerall Stocke in the seuerall yeares when those moneyes were supposed to be borrowed and taken vp at interest and not to be laid vpon the whole body of the Companye or them that were not Traders in those yeares or since. [108]

But m^r Withers made Aunsweare it was true some were troubled but none of them had therefore paid any thinge, but were freed and cleared thereof: And he added further that the newe Iointe Stocke it selfe was exempted from those former debt \mathfrak{C} : W^{ch} m^r Alderman Iohnson said was by perticuler agreement before the Stocke was beguñ: Howsoeuer m^r Withers said he was suer that the private Brothers of the Companie were by order of the Counsell-Bourd acquitted and freed from molestacon.

M^r Deputy said that beside the vnseasonablenes of the Proposition since it could not be revoaked at least till the next Quarter Court the thinge it selfe seemed verie strange to him, for if their were danger to private mens estate by reason the Companies beare a Tenth part only; howe much greater danger there was, if the Companie should beare the whole w^{ch} they were bound to doe havinge taken it vpon them by giuinge of their Seale except private Adventurers as they had beguñ eased them: Wherevpon he said the Counsell and Comittees conceaned that they had donn a verie espeaciall great Service to the Companie so to continue and order the matter: That having taken so great a burthen vpon them, they should be eased of almost all, and the care of one onely Tenth part left vnto them: And if the feare of this Tenth part did trouble men what should the whole doe, w^{ch} otherwise was like to lye vpon the Companies: ffor whereas m^r Wrote said, that this Clause was the onely cause of the vnwillingnes of diuers to vnderwrite in the said Roll w^{ch} otherwise would have adventured largely in the buissines, m^r Deputy said it was a principall clause that invited them that had already vnderwritten and that ||when|| it was replied that if the Companies had not a parts there was one would vnderwrite 500^{ti} m^r Deputy made aunsweare that if the Companies had not a part the

 2500^{H} already vnderwritten would vpon his knowledge be drawne out againe; And diuers of them that had vnwritten, beinge then present did affirme the same, that except the Companies bore a part they would withdrawe what they had already vnderwritten.

Vpon this disputaçon the Lord Cauendish tooke occasion to informe the Court howe fairely and orderly the Counsell and Comittee had proceeded in this buissines: The Lord and the Counsell ||sittinge|| both forenoone and afternoone the day before the Quarter Court beinge attended also by the Comittees the whole day, and that thing were so seriously and maturely debated as there growinge a difference of opinion in one pointe amongst the Comittee ||Counsell||, the Ea: of Southampton did perticulerly enquire the opinion of euery one and in the end the resoluçon was made accordinge to the maior part of voices. [109]

M' Wrote said that he knewe many eyes were vpon him and desired the speeches he had spoken might be sett downe.

Wherevon the Argument beinge still maintayned with such violence and vnorderlynes against so many good reasons as had bin alledged, m^r Deputy made this open protestacon that for his part in reguard he had knowne m^r Wrotes great zeale and forwardnes in the buissines of Virginia, he did not thinke that these thing were propounded and vrged by him out of an evill minde, nor that they came from himselfe, but from some others who had by wronge informacons and ground perswaded him to doe what he did, directly with an intention to cause distraccon and variances and by iealousies and doubte to hinder the vnderwritinge of the Roll and consequently to drawe the Companie into the Penalty of not performinge that condicon. w^{ch} if any such evill happned he protested this dayes worke was the cheife occasion: Wherevnto m^r Wrote made answeare that he would not have m^r Deputy thinke so: basely of him as to be so lead by any man, for he protested it was his owne what he spake and not out of any suggestion vnto him: And therevpon vrged againe that m^r Deputy would put his former Proposition to the question: w^{ch} if he refused he said the Counsell there ||psent|| were to doe it.

168

Wherevoon m^r Deputy asked him howe he would have it put to the question, Whither that noe order should be made before it had bin considered of by a Comittee (w^{ch} could not but breed a great deale of trouble and vnnecessary delaye to buissinesses) ||or|| whither he would have matters of importance onely to be so referred w^{ch} already had bin the practise of the Companie in ||all|| their proceedinge: Wherevpon the Court beinge ouerwearied and m^r Wrote ||being|| told by Diuers he did transgresse the lawe by speakinge so often to one buissines, replied that others had so donne likewise, and he would yet speake more, At length to give an end to these differences, the Court desired m^r Deputy to put it to y^e question whither the openinge of the fower Shares to a lesse number and the Companies bearinge a Tenth part in the Iointe Stocke beinge thing? ordered by the last Quarter Court, should be nowe disputed vpon or noe, w^{ch} beinge accordingly put to the question it was by a generall consent, (only m^r Wrote himselfe and one other dissentinge) ordered, that seinge both those pointe had passed the indgement of a Quarter Court, they should not nowe be disputed vpon, but if any had any thinge to oppose there against they might doe it in the next: Quarter Court.

This beinge donne the Lord Cauendish acquainted the Companie, y^t according to the request of the former Court he had bin with S^r Henry Martin and Solicited him for a hearinge of the cause in difference between one Wye and the Companie who promised to appoint a daye on purpose between this and Christmas to make an end of that buissines. [110]

 M^r Wrote herevpon made request vnto the Companie that seeinge he had a longe time followed this buissines and that the cause at the next hearing after sentence giuen and vpon Appeale made was like to ||be|| transmitted to the Delegat? whereby it must anewe begin that therefore himselfe might be discharged and some other appointed to solicite and followe the same before the Deligat?, for it was nowe no worke of a gentlemans but of a Solicitor.

After this it beinge late a letter was presented in Court to m^r Deputy directed to the Treasuror Counsell and Company for Virginia and Subscribed by Henry Reynolds w^{ch} beinge read it appeared he made request in the behalfe of one m^r Taylor, whome he comended for his honestie and sufficiency that the Companie would please to imploye him for their facto^r in Ireland about the Tobacco buissines with such convenient Salary for his paines as shalbe thought fitt: W^{ch} request beinge taken into consideracon some of the Court thought fitt to referr it to the Comittees as also what Salary they shall thinke fitt to allowe him for his seruice. But S^r Edwin Sandys moued, that no Salary might be graunted but by the Court approbacon.

Herevpon m^r Wrote tooke occasion to admonish the Companie to take some tender care in giuinge of Salaries and wished that the Graunt of so great Salaryes at the last derivative Court had bin better considered of before they had passed thereon them considering the Companie were in debt already, and so litle meanes left whereby to raise so great a Some as 2500^{11} (as was now agreed vpon) to be issued out in Salaries and other charges and consideringe also this was a course contrary to the practise of the East Indy Companie who graunted to their Officers no Sallaries at all vntill there was both meanes to do it and service also pformed for it: And said further that whereas vpon the grauntinge of the place of Maister^p of the ordinance in Virginia heretofore vnto Captaine Martin with the like ffees and Proffitts as are accustomed to the like place here in England, S^r Edwin Sandys opposed the said Patent for that it would have brought a greater charge upon the Companie then would be paide beinge notwithstandinge but 400¹¹ p Anũ, Hee therefore could not see (espeacially nowe the Company were in a farr worse case) by what meanes, so great a Some as 2500" a yeare could be paide without the vtter vndoinge of the Companie: ffor he said this great Some must of necessity be raised by ann imposicon vpon the Tobacco that shalbe brought in, w^{ch} he observed to be of three sorte, vizt: the Spanish Tobacco, The Companies Tobacco and the Tobacco of prinate Planters w^{ch} ought to be free by their Charters, So that what with givinge a Third part to his Ma^{tie} and payinge of other charges for custome, freight and for this newe Imposicon, the poore Planter should scarce have the one halfe of his Tobacco free to himselfe to live yoon And

RECORDS OF THE VIRGINIA COMPANY

herevpon m^r Wrote [111] offered to give the one halfe of all his Tobacco to be quitt of all charges that would come vpon it by this meanes: Wherevpon some made Answeare that he went about to call the whole Contract into question, and to laye disgraces vpon it w^{ch} was past and fully agreed on by both the Quarter Court ℓ ; Whereas the bringinge of the Tobacco into one hand was vndoubtedly the waye both to vphold and aduance the price much more ||then|| by beinge brought in, and scattered ||in|| many hundred hand ℓ .¹

M^r Wrote replied he ment onely touchinge the Salaries w^{ch} buissines (he said) was not comitted but carried fowly and disorderly and with much arte surreptitiously and to private end \mathfrak{C} ; And that divers of the Companie did both then and since, as well publiquely, as privately in his hearinge complaine much against it, but durst not speake their mind \mathfrak{C} freely because they were overawed.

M^r Withers recalled him, sayinge he was much mistaken to saye thing were carried fowly: And m^r Treasuror Caswell said, yo^u would not have said wee were overawed if you had bin at Court, yo^u should have seen what wee durst do: But m^r Alderman Iohnson interrupted him sayinge they had Salaries and ought not to speake.

Wherevpon m^r Iohn ffarrar said that that speach of m^r Wrote was both ||most|| vntrue and scandalous, for men at all times might speake freely their mind \mathfrak{e} , and that they did at this verie Court as one example might shewe it, (when after a longe dispute about the Graunt of land \mathfrak{e} in the Sumer Iland \mathfrak{e}) the Court was divided and Twenty of the Companie went on one side, and one and Twenty on the other, All the Lord \mathfrak{e} Knight \mathfrak{e} and gentlemen beinge on the one side: And this Act shewed plainely what men durst doe, Neither was the Gouerment Tirannicall nor the Companie so silly and simple men as m^r Wrote would make them: where if he had bin present at that Court (and other meeting \mathfrak{e} of the Counsell and Comittees) wherevuto he was warned, he would haue seen and heard thing \mathfrak{e} carried and handled in a fairer manner then he nowe delivers them to be, and much marveyled he would thus censure the proceeding \mathfrak{e} of the Quarter Court and other meeting \mathfrak{e} whereat he was not but tak \mathfrak{e} all vpon hearesay.

¹ A paper touching a similar discussion in the Summer Islands Company is referred to in List of Records, No. 390, Vol. 1, page 162, ante.

170

After this m^r Wrote willed S^r Edwin Sandys to keepe his owne lawes ||w^{ch} he had made|| and therevpon cited a lawe, where to avoide the drawinge the Companie into debt it is ordered that no perticuler man make or propound any newe Project of charge to the Companie, but he withall offer good meanes howe to defrave that charge and vphold his Project the Breakers of w^{ch} order are to be excluded from the generall Courtexc: The Lord Cauendish told him that he had not onely affronted him in perticuler but the Ea: of Southampton also and the rest of the Counsell and Comittee: who after this buissines was propounded vnto both the Companies at their severall Courte on ffriday before the [112] Quarter Courte mett the Tusday after, both forenoone and afternoone about it, whither himselfe was perticularly also warned by the Officer and havinge taken consultation therein (not with a purpose to conclude vpon any thinge but to prepare that buissines) brought the same to the Court held the next daye to be amended and ordered as they should see cause: As for terminge the Lawes to be S^r Edwin Sandys lawes, his lp: told him he had donn the Companie great wronge and that this was the reward that men had for doeinge publique seruice: And he might as well have said, the Instructions given to the Gouerno^r of the Sumer Iland^{ℓ} were his because he made the first draft of them: And added that he had donn more harme by that dayes worke then Captaine Martin Capt: Baylie or Capt: Argall.

Wherevpon m^r Wrote said my good Lord I protest vpon my saluačon I had no intent directly nor indirectly to perstringe the Accons of the Counsell or of yo^r lp: or of my Lo: of Southampton for I confesse yo^r courses have bin alwayes like yo^r selues noble direct iust and plaine but I speake of things donn in yo^r lp^s absence when yo^u were out of Towne whereof yo^u can take no notice.

As for S^r Edwin Sandys lawes he ealled them noe otherwise then a great Lord did, and said that he had taken paines 40: dayes in examinacion concerninge the Spanish wrecke and that he was a weary of beinge any longer of any Pollitique body: And further said that seeinge his lp: was thus displeased with him, he would not trouble that Court where his lp: was Gouerno^r but would deliver vp his Share at the next Sumer Iland Court, W^{ch} if he did, the Lord Cauendish said he would not entreat him to keepe it.

Touching the lawe cited by m^r Wrote S^r Edwin Sandys made answeare that that lawe was prouided in case any perticuler man should propound any newe Project of charge vnto the Companie: whereas this was a buissines incident to the Contract, w^{ch} the whole Companie agreed vnto and had vndertaken. Besid ℓ he said, it was not intended that this charge shall aid vpon the Companie, but onely as they beare a parte beinge to be raised out of a perticuler negotiacon vpon the Tobacco whose propper burden it was, and that it was not 2500¹¹ but only 2000¹¹ w^{ch} was proporconed for the charges of this buissines: for the other 500^{11} except it might be much for the improvement of the Comodity should not be expended but returned againe to the owners of the Tobacco, and of the 2000¹¹ proporconed the Kinge bearinge one Third part and the Spanish Tobacco a double charge in proporcon to the Plantacons Tobacco, there could not be at the most aboue 800¹¹ to come out of the Tobacco of the Plantacons, out of w^{ch} the Companies should be eased of some Salaries that they nowe pave to Officers and should [113] have a howse of their owne, w^{ch} was a most fittinge and necessarie thinge; and for w^{ch} together with Warehowses they had in their iudgment ℓ proportioned 160¹¹ So that the Sume raised vpon the Aduenturers and Planters Tobacco toward? the payment of the Salaries was but a smale matter and such as would be questionles manifoldly repaid by the improvinge of the price of Tobacco through their care and indgement that should manage it: W^{ch} charge of Salaries therefore could neither disharten the Aduenturers nor vndo the Planters (as was alledged:) As for the instance of Captaine Martin, the cases were not alike that beinge to ruñ out of the Companies Stocke (w^{ch} was none) and therefore must need ouerwhelme the Companie with debt: This beinge to be raised yearely out of the Tobacco that come in and therefore the Companie could not be hereby indebted.

M^r Deputy said that m^r Wrote spake out of his ignorance (ignorance of fact he meant,) because m^r Wrote was not at the Comittee, but m^r Wrote replied that m^r Deputy spake out of the abundance of his knowledge, but he out of his conscience.

172

M^r Deputy went on and said that the matter of Salaries were not surreptitiously carried but most fairely and orderly with those due preparacons that ought, havinge bin first handled and treated of in a Comittee before the Quarter Court of Virginia whereat the Lord Cauendish was and amongst divers others (m^r Wrote) himselfe where after the Offices of Director, Deputy, Treasuror and Coñittees were approved and liked of: the matter of Salaries was by himselfe propounded, as he said m^r Gibbs could well remember who propoundinge 100¹¹ Salary for the Office of Treasuror, m^r Deputy said it was a great deale to litle: Wherevpon m^r Gibbs said it might then be 200¹¹ but it was replied that that would likewise be to litle: and this Comittee beinge nine dayes before the Quarter Court wherein the Salaries were ginen, it could not be said they were surreptitiously carried, men having so longe time warning to think what was to be donn in that point, Beside in the Sumer Ilande Preparative Court, the Ea: of Southampton after the nominacon of Director and Treasuror, said that for the other Officers and the Salaries they should be referred till the Quarter Court it selfe, w^{ch} was a second warninge to the Company to take their bethinkinge and to consider of the matter of Salaries, yet to the intent that thing might be y^e better disgested, the Earle of Southampton afterward thought fitt the Tuisday before the Quarter Court to assemble the Counsell and Comittees, whereat the Lo: Cauendish the Lo: Cauendish Padgett S^r Edw: Sackuill S' Iohn Däuers and a [114] very full Counsell of others beinge present, all thing and in perticuler this matter of Salaries was verie seriously debated and considered of, both in the forenoone and the afternoone, and to this Counsell m^r Wrote himselfe was warned: So that (he said) this matter was prepared both by the Counsell and Comittees: But m^r Wrote said I must now vnwillingly come to an accusacion against S^r Edwin Sandys and the two Deputies and tooke exception against the first Comittee spoken of before the Virginia Quarter Court, sayinge, it was verie dissorderly some men talkinge pluately by the fireside, w^{ch} he said was m' Deputies fault who ought to be the Moderato^r of Comittees beside the Secretary was not there. To w^{ch} m^r Deputy aunsweared that he did not knowe that he did not

RECORDS OF THE VIRGINIA COMPANY

174

knowe that it was any essentiall matter, whither the Secretary were there or no; whose place himselfe had many times supplied when there was need or occasion of writinge, but many and the most sort of matters resolued on by Comittees were vsually reported by some ||one|| of them to the Court. As for the disorderlynes that was spoken of, that was their owne, not his fault who could wish more orderlynes, But that and many other thing he was glad to passe ouer, because that men would do when they came as themselues pleased, and it was not for him to reproue them.

M^r Wrote further objected that neither the Counsell and ||nor|| Comittees had authority given them to treat of that matter of Salaries because it was not perticulerly sett downe, But m^r Deputy made Answeare, that it was the selfe same great Comittee, to whome by the Quarter Court ℓ in Somer, All thing ℓ belonginge to the Bargaine were comitted to be by them prepared and digested who thereby had authority sufficient, although they had not this later time been desired to consider of and prepare all such thing ℓ as were necessarie to be passed in the Quarter Court when the bargaine should be absolutely concluded and ratified by the Lord Treasuror.

 M^r Wrote said further that there were thing \mathfrak{C} brought into the Court as the iudgement of the Comittees concerninge point \mathfrak{C} referred vuto them by the Court w^{ch} were not their doing \mathfrak{C} w^{ch} m^r Deputy denied and willed him to instance one example: Wherevpon he said the matter of peticons, w^{ch} m^r Deputy at the begininge of the Court brought downe vuto him wett and asked him howe he liked it: But m^r Deputy replied, that though m^r Wrote was absent yet the Comittees mett twice thereabout, and that himselfe by their entreaty drewe vp the thinge in their presence and appealed for wittnes vuto them that were present. [115]

M^r Wrote further challenged m^r Deputy for wronge entringe of a Court w^{ch} m^r Deputy denied and willed him to be better aduised.

M^r Deputy made protestačon of his owne integrity in the buissines of Salaries and that for the two great Salaries whereat onely men might stumble (for the other they could not be deemed but with the least) he said he knewe those Offices were most vnwillingly accepted of by them, especially by one of them, who but for conscience sake and the seruice of the Companie he knewe would neuer haue taken the place and concluded that for his part if any could shewe a better course then was beguñ he would ioyne with them, and so he doubted not, but all the Counsell and Companie would doe, but desired that thing¢ might be propounded in an orderly and due manner.

S^r Edwin Sandys said that m^r Wrote in vndermyninge the seuerall part¢ of the Contract and matters incident therevnto beinge nowe concluded with the Kinge did wronge the State, m^r Wrote protested he spake nothing against the Contract but onely against the Salaries.

 M^r Bromefeild signified much greife for m^r Wrots proceeding and concluded there was much time spent to no purpose for it could not be that any thinge could be altered till the next Quarter Court if then there were any cause.

S^r Edwin Sandys tooke occasion in defence of this Contract to informe the Court of the manner of the bargaines proceeding from the verie begininge and howe that they were by necessity of continuall preiudices drawne on by their project? (who it seemeth more affected their owne private Comodity then the prosperinge or subsistinge of the Plantacons to a willingnes yea and desire of makinge some Contract wth his Ma^{tie} hopinge vnder it to eniove, all graceous fauo^r in their buissinesses: ffirst he said there was 6^d p^{li} laid vpon Tobacco aboue the former Custome, And although the Patent did clearely free them from it, yet they were opposed by so tough an aduersary (who farmed the 6^{d}) that that it was to their losse at one time to the value of above 1000¹¹ sterlinge. The next years after vpon the Patent for sole Importacon graunted vnto Sr Thomas Roe and his Associate they were constrayned from bringinge in any more then 55000 waight from both the Plantations: And the year imediately following (it seemeth vpon some newe Project) he heard that they required to bringe in all the Tobacco of both Plantations. [116]

RECORDS OF THE VIRGINIA COMPANY

176

The variety of crosses aduised them to listen to the makinge of some setled Contract with his Ma^{tie} aswell for his Ma^{te} proffitt as for the benefitt of the Plantacons thereby to exclude newe practises of the same or other newe Projectors, and yet this verie Contract for sole Importacon had his beginnige from an offer made by some principall Members of the Companie, (one whereof was then present) as was openly delinered at the Counsell Bourd by a verie Hono^{ble} pson in the hearinge of many on both side then attendinge weh offer of theirs beinge of a large proporcon of money was the occasion of those courses w^{ch} haue bin since pursued w^{ch} in fine are determined in this Contract. w^{ch} as it hath pursued in all the most materiall point? and ||the|| iudgement of the howse of Comons in the late Assembly of Parliament. so he hoped that beinge waighed in the balance of equall iudgement (the present State of all thing considered) to tend both to the safety and benifitt of the Plantations and noe lesse to the reasonable proffitt of all Aduenturers.

 M^r Alderman Iohnson said that it was another bargaine that he offered, but for this bargaine he was sure it was said in the Towne, it was S^r Edwin Sandys contrivinge and for the Salaries his opinion was that if the buissines thrined well they should ||well|| deserve them; and $||m^r$ Alderman|| protested further that by the oath he had taken, he neuer went about any bargaine but once with S^r Edwin Sandys and S^r Iohn Wolstenholme to the Counsell Table beinge sent by the Companie and for the Companies ||vse||. m^r Caswell said that what S^r Edwin Sandys had reported was true for he heard it.

 M^r Wrote said that because he could not have thing \mathfrak{C} put to the question, and for divers other reasons of offence he did appeale to the Quarter Court, And m' Wrote also demaunded ||desired|| that they would take some course for the poore Planters seinge he could not be possessed of his owne good \mathfrak{C} but must come into the Companies hand \mathfrak{C} whereby they must attend their sale and in the meane time have not wherewithall to furnish himselfe with necessaries.

 S^r Edwin Sandys said that they had had consultation divers times about that matter.

To w^{oh} m^r Deputy replied that this pointe had not bin forgotten but seriously taken into consideracion, and that in reguard in the managinge of the Contract there was not onely matter of proffitt to be reguarded but there would also ||likewise|| occurr many [117] point of Iustice and equity; besidt other matters of very high nature, the Companie had conceaued fitt besidt the ordinary Comittee w^{ch} consisted of men fitt for Tradinge to choose another extraordinary Comittee of gentlemen all of them of the Counsell, of w^{ch} number m^r Wrote himselfe was one, who were to assist the buissines with their best Counsell espeacially in buissinesses of this nature wherefore he desired him, if he had any thinge in this pointe for the accomodatinge of the Planters, (w^{ch} the Counsell and Comittees were exceedingly solicitous of) that he would at their meetinge deliver it vnto them.

In the ende the Court beinge much scandalized at the disorderlynes vsed in callinge in question and disputinge of matters ordered in the Quarter Court, vrged that it might be put to the question whither this matter should be at all disputed, but in a Quarter Co^{rt} w^{ch} beinge accordingly donne it was ordered it should be silenced till the next Quarter Court.

After this it beinge verie late, the Lord Cauendish moued the Co^{rt} in the behalfe of a worthie gentleman m^{r} ¹ Zouch that his lp: said had attended longe for answeare who purposinge to transport good store of people to Virginia and to goe ouer himselfe in person, there to plant and inhabite, desired a Patent might be graunted him at the next Quarter Court ||w^{ch} the Court agreed vnto|| and gaue order to the Secretary to drawe vp one for him against the time.

His lp: further acquainted the Court that this gentleman beinge desirous to have had some place of comaund in Virginia and findinge the Companie for the present had no place there for him fittinge his quality was therefore an humble Suito^r to the Kings Ma^{tie}, that Whereas by his Highnes Letters Patent? vnto the Company there is reserved to his Ma^{ties} vse a fift part of the gold and Silver Oare that

¹ A blank space in the manuscript.

16456-vol 2-06-12

shalbe found in Virginia his Ma^{tie} would please to appointe him to be the Receauo^r thereof But such was his Ma^{ties} graceous fauo^r vnto the Companie that he would in no wise graunt him his said Suite vntill he brought a Certificate from the Companie of their consent herevnto: W^{ch} Certificate m^r Zouch did nowe solicite the Companie ||for||: Wherevpon the Court takinge it into their consideracon after some deliberacon had thereon ordered a Certificate to be drawne vp to this effect vizt.

1 Whereas the Companie for Virginia are informed that vpon m^r Zouch his humble peticon vnto the Kinge for the office of [118] Receauo^r of his Ma^{ts} Rent¢ in Virginia arisinge by a fift part of the gold and Siluer oare, reserved to his Ma^{ts} vse that shalbe there found from time to time; It pleased his Ma^{tie} out of his accustomed goodnes and fauor vnto the said Companie to suspend the graunt of the said office vntill it might appeare the Companie were made acquainted therewith: Wherefore the said Companie at the instant request of the said m^r Zouch at a generall Court held the 4th of December i622 havinge duely considered thereof, do hereby certifie that they conceaue it is ||not|| in their power by his Ma^{ts} Letters Patente vnto them to constitute any such officer in Virginia for the Kinge, but rather the place is absolutely in his Ma^{ts} free guift and dispose: Notwithstandinge they do humbly acknowledge themselues bound in the highest degree of thankefullnes vnto his Ma^{tie} for his graceous fauo^r and respect toward them in this particuler: As for the pson of m^r ¹ Zouch if it shall please his Ma^{tie} to conferre the place vpon him, they conceaue him to be most fitt for it and shalbe glad thereof.

¹A blank space in the manuscript.

178

At a Court held for Virginia on Wedensday the $29^{\rm th}$ of Ianuary $$\rm i622$$

Present

Right Hono ^{ble}	Ea: of Southampton.
	Ea of Dorsett.
	Lo Cauendish.
	Lo Dãuers.
	Lo: Denny.
	Lo Maynard.

S ^r Edw: Sackuill.	m ^r Nich: Hide.	m ^r Edw: Iohnson.
S^{r} ffran : Leigh.	Do ^r Anthony.	m ^r Io: Wolstenholme.
S' Hen: Mildmay.	m ^r Nich ^o ffarrar Dpt.	m ^r Mole.
S ^r Tho: ffinch.	$\ \mathbf{m}^{r} \operatorname{Berblock.}\ $	m ^r Copeland.
S ^r Edw: Sandys.	\mathbf{m}^{r} Herbert.	m ^r Tomlins.
S ^r Phil: Carey.	m ^r Io: Smith.	m ^r Balmeford.
S ^r Io: Brooke.	m ^r Ro: Smith.	m ^r Io: Elkin.
S ^r Ro: Killigrewe.	m ^r Binge.	m ^r Paulavicine.
S ^r Io: Dauers.	m ^r Io: ffarrer.	m ^r ffoxten.
S ^r Lawr: Hide.	m ^r Kightley.	Capt: Gifford.
S ^r Tho: Wroth.	m ^r Shipard.	Capt: Martin.
S ^r Hen: Croft ^e .	m ^r Bulkly.	m ^r Wilmer.
S ^r Io: Wolstenholme.	m ^r Christ: Earle.	m ^r Roberte.
S ^r Roger Twisden.	m ^r Edw: Palmer.	Capt: Haruy.
S ^r Edw: Lawley.	\mathbf{m}^{r} Steward.	m ^r Raph ffreake.
m ^r Alderman Iohnson.	m ^r Bromefeild.	Do ^r Meddus.
m ^r Gibbs.	m^{r} Risely.	
m ^r Brooke.		[119]
m^r Scott.	m ^r Rich: Bennett.	m ^r Swaine.
m ^r Cartwright.	m ^r Edw: Bennett.	m ^r Woodall.
m ^r Leat.	m ^r Askough.	m ^r Langley.
m ^r Caninge.	m ^r Swinhowe.	m ^r Browne.

At this Court was read first the Court for Virginia held on the Sumer Iland Quarter Court daye the 27^{th} of Nouember: After w^{ch} a good pause beinge made, the Ea: of Southamptonn signified that he proceeded after this manner from the verie beginninge, whereby if any would take exception at what was sett downe they might have liberty

180

to speake to it: But no exception beinge taken thereat, his lp: caused the next Court to be read beinge that of the 4th of Decemb^r W^{ch} donne Capt: Martin made request that his old Patent might be redeliuered him, beinge but deposited in the Secretaries hand (vpon trust and therevpon desired S^r Edward Sackuill (at whose močon he resigned in Court) to speake howe it was, who said that true it was he aduised him to deliuer it vp, because it was exorbitant and vnlawfull, but said confidently that his surrender was absolute and therevoon the Court was pleased to promise him a newe Patent as large as had bin graunted to any other, and touchinge the insufficiency of his old Patent he was told the M^r of the Rolls had receaued good satisfaccon, Capt: Martin herevpon desired he might have a Patent accordinge to the Kings Letters Patents and the Articles; But he was answeared the Companie would [120] not make newe formes of Patente for him, but was offered as large a Patent as that graunted to my Lo: of Southampton himselfe or any other auncient Aduenturer whatsoeuer, But Capt: Martin presented in Court a Booke entituled Noua Brittania with a Publication thervnto affixed, signed by the Ea: of Southampton and Some others: In w^{ch} booke he said there was promised 500 acres for a single share: W^{ch} beinge pervsed, and the word were found to be not of promise but of hope that vpon division there might be allotted so much hereafter vpon a share, but the Booke was noe Act of the Court but a private mans worke.

After this the Ea: of Southampton addressed himselfe to m^r Wrote admonishinge him that nowe he had heard the last Court read and the seuerall passages therein, he would applie himselfe and direct his speach wholly vnto the part thereof, and declare freely, whither matters were truely sett downe or noe, Wherevpon m^r Wrote humbly praid his lpe and the rest of the Lord and others of the Counsell, that they would please to give him a full hearinge and that such exceptions as he should nowe make to the settinge downe of that Court might be admitted and entred w^{ch} he said were of three sort f, first of Omissions, Secondly for insertinge the order of his speach and not settinge downe thing in their due place, Thirdly for that it was not donn with that candor and fairenes toward him as ought. And beinge required to goe on accordinge to that order, he said first there was an omission of a speach of his in answeare of the Lo: Cauendishes to this effect followinge: That he did not pstring the Accons of the Counsell, for he acknowledged the Ea: of Southton¢ proceeding¢ to be alwayes like himselfe, most noble, direct, iust, and plaine, but he said he spake onely of some thing¢ donn in his lp^s absence when he was out of Towne whereof his lp: could take noe notice, And desired the Court to consider that he did not then beate the Aire or fought for nothinge, for he said he was at that time much prouoaked first by m^r Deputy who charged him of ignorance, Secondly by S^r Edwin Sandys who said he had donn wronge to the Stace Thirdly by the Lord Cauendish who was heauy and personall.

To the first m^r Deputy made Answeare that in then speakinge that word he did with the same breath explaine himselfe, sayinge I meane ignorance of fact because you were not present.

To the second S^r Edwin Sandys said that if m^r Wrote was prouoaked by his speach it was against his will he beinge a gentleman that he had [121] much respected, and that for the word ℓ w^{ch} m^r Wrote nowe challenged him of they were spoken after ||that|| m^r Wrote had spoke so violently ||spoken|| against the carriage of those buissinesses in the Quarter Court so that it was Prouocatio post factum.

And the Lo: Cauendish told him that the word \mathfrak{C} he then spake could not be otherwise interpreted but spake against the Contract.

 M^r Wrote herevpon made a request vnto the Court that Wittnesses on either side might be examined, and that he might not be proceeded against vpon mens memories, and that he might have liberty to except against some of them, and desired (because his Cause might be a leadinge example) that his Tryall might be legall and by the Quarter Court vnto w^{ch} he appealed.

His lp: answeared that he could not have a better tryall of the trueth of thing sett downe in the Court then by such as were present at that Court that both heard and sawe what passed on either side. But m^r Wrote desired his request might be put to the iudgement of the Court the 7th of October last whither it were not equall that he required.

 M^r Wrote also charged m^r Deputy for the false entringe of a Court the 7th of October last, whereby the Company was brought into debt 3000^{li}. To w^{ch} m^r Deputy answeared that for the entringe of that Court it was truly and faithfully sett downe by the Secretary and himselfe accordinge to the passages and meaninge of the Court as they conceaued, and was as the order is read on the next Court day followinge, at the readinge whereof m^r Wrote himselfe was, and tooke no exceptions, w^{ch} if he had knowne there had bin any falsity he ought to haue donne, and otherwise was guiltie of that falsificacion w^{ch} he nowe challenged him of, But m^r Deputy said he would by them that were present sufficiently proue the Court to be true entred: And as for settinge of the Companie 3000th in debt there was no such manner of thinge.

But the Ea: of Southampton said they were gonne quite from the buissines they had in hand and asked m^r Wrote why he refused to be tryed by this Court who aunsweared, he had iust cause to decline the testimoneyes of such as were partiall but desired he might haue liberty to take a full informacion from those that were then present the Court consistinge of Threescore psons: and complained of the longe intermission of the Co^{rts} as if they had bin put of purposely to his preiudice. [122]

Wherevpon the Lo: Cauendish declared vpon what occasion the Court \mathfrak{C} were put of namely S^r Iohn Brooke accompanied with m^r Iohn ffarrar cominge vnto him, S^r Iohn Brooke told him that he founde m^r Wrote sorrie for what he had donn and that if my Lo: of South-ampton had not bin gonn out of Towne he would have gonn to him to have given his lp: satisfaccon: Wherevpon he willed that m^r Wrote would sett downe his submission vnder his hand: w^{ch} he would send vnto my Lo: of Southampton, and therevpon S^r Iohn Brooke in m^r Wrotes behalfe desired his lp; that the Virginia Court w^{ch} was the next daye to be kept might be put of; for if y^e proceeding \mathfrak{C} of the

former Court should be openly read he was then bound to stand vpon his iustificacion and for these reasons, at S^r Iohn Brooks earnest request in m^r Wrotes behalfe, his lp: caused that Court to be put of and for no other reason.

Wherevpon S^r Iohn Brooke acknowledged the trueth of what the Lord Cauendish had deliuered and for that reason the Court was put of: But m^r Wrote said he offered not any Submission, but desired peace vpon certaine free condičons vizt, That his suspenčon from the Counsell should be revoaked, that he should be restored to my Lord of Southamptons fauo^r and that nothing should be entred in the Court to his disparagement: Wherevnto S^r Iohn Brooke replied that he did not well remember what was then in perticular spoken for he did not thinke he should be called to an Account for it, but said his principall end and ayme in this was to haue made a peace if it had bin possible.

M^r Brooke said that somethinge of necessity must be donn for the hono^r of this Court w^{ch} had bin much scandalized by m^r Wrote as for m^r Wrots appeale to a Quarter Court he said, it was rather an Appeale from the Quarter Court by Spinninge out the time: And whereas m^r Wrote moued for liberty to appointe some to take deposicons of Wittnesses on his behalfe he held his mocon to be verie inconvenient and vnfitt, for neither could any but the Deputy and Secretary take the deposicons, and besidt such manner of proceedingt would cause a number of great inconveniences that would neuer haue an end, and wished m^r Wrote to be better aduised in his speeches, and not seeke thereby to abuse mens iudgements for whereas he said the proceedingt of the Parliament vpon an offender was no president for an Inferio^r Court, he said, the greater Court is, the better president; and that an affront euen to the Court of Pipowder is lyable to censure and punishment, and therefore much more to so Hono^{ble} a Court as this was.

The Ea: of Southampton said that m^r Wrote ought not to teach them howe to iudge, but willed him to hold to the buissines in hand and to declare whither his word \mathfrak{C} were truly sett downe in that Co^{rt} [123] or no sayinge he had beguñ well and should proceed on still in the same manner to declare the rest of the omissions and his other exceptions, m^r Wrote excepted against the whole Court, sayinge he spake not those word \mathfrak{C} neither in manner nor forme as they were sett downe, and therefore moued that seinge the Court was eight week \mathfrak{C} in settinge downe he might have leave sometimes to ouersee and pervse the same: And moued further that seeinge they were newe falne vpon matter of Sallaries in this great heate of dispute beinge the stringe whereat he chiefely strooke, that therefore the Salary men might not be present when that buissines was put to the question: And as for m^r Deputy he excepted against him as his Accuser.

 M^r Deputy said he was no Accuser of m^r Wrote as was well knowne, for the true recordinge of the Court it was the duty of his place and protestinge that he did not knowe of any thinge sett downe amisse nor willingly omitted any thinge to m^r Wrots preiudice, and besought the Ea: of Southampton that the Court might be examined by part ℓ .

M^r Herbert said that it was to be considered whither they will by Wittnesses or by the whole Court then present examine whither the said Courts be truely or falsely sett downe w^{ch} he conceaued was most fittly to be donn by those that were then present

 M^r Lawrence Hide said that the Custome of the Court is the lawe of the Court and find m^r Wrote have erred exceedingly against it, and cannot excuse him of folly that he moues from §for§ flyinge from the Court, and therefore admonished him to confesse his erro^r and if he refuse, he feares he hath some worse end ℓ in this course he hold ℓ .

The Ea: of Southampton after many digressions made by m^r Wrote recalled him to the present buissines of the Court in question demaunding of him what exceptions he could take against it, : m^r Wrote replied he excepted in energy perticular matter in that Court that concerned him.

At length for rectifyinge the Court and for makinge this a leadinge President, it was proposed whither the Company Court would admit of any examinacon of Wittnesses vpon oath and such other courses as m^r Wrote desired for Tryall of this buissines or noe, or whither they would trye it by the testimony of them that were present w^{ch} beinge put to the question it was by a generall ereccon of hand \mathfrak{e} agreed and ordered that it shallow only tryed by those that were then present and eare Wittnesses and not by any such news and vnusuall courses [124] as were desired: And because it might be the more exactly & certainly donn, it was proposed by some that a large Comittee might be chosen out of them that were present at that Court to examine the true entry and thereof to make report.

But S^r Iohn Däners said that a great inconvenience will befall the Companie to recomitt that w^{ch} is sett downe by sworne Officers, for that any man out of this example may thereby question and trouble the Court infinitely.

M^r Withers said he had seen and bin conversant in many Courte but neuer sawe matters Recorded by a sworne Officer to be questioned.

At length much time beinge spent in this pointe, it was agreed and ordered by a generall ereccon of hand that for examining and rectifyinge the aforesaid Court of the 4th of December, those onely who were then present (as the most competent wittnesses in this case) shalbe againe warned by the Officer to meet on ffriday next to examine duely the perticular passages of the said Court whither it be rightly sett downe by the Secretary or no: And havinge so rectified the same to the best of their knowledge and memory are to make their report vnto the next Court of their proceeding therein.

The Ea: of Southampton also desired so many of the said Court as were nowe present would take notice of the meetinge on ffriday in case the Officer should not warne them all, in respect the Secrē had not taken the names of all that were present at that Co^{rt}.

This beinge down ||passed|| m^r Wrote moued for a Coppie of the said Co^{rt} whereby he might the better informe himselfe of what had passed and make his exceptions vnto each pticuler the more full, but this was by divers thought verie inconvenient for many waightie reasons and an ill President and that phaps vse might be made thereof, much to the Companies preiudice, And m^r Io: Smith said that since the trueth of the Court was denied by m^r Wrote, and not as yet confirmed by the Court it was not a Record, so as it was but onely to be accounted as a

186

But it was ordered that he might haue if he would pvse it as long as he pleased. [125]

After this m^{t} Wrote moued that he might take not ℓ , wherevoto Answeare was made, that if he might have leave to take what not ℓ he would it were all one to let him have a Coppie:

Lastly the Act of Counsell touchinge m^r Wrote was read.

AT A MEETINGE OF HIS MA^{TS} COUNSELL FOR VIRGINIA AT M^R DEPUTY ffarrars howse in S^T Siths Lane on Wedensday the 11TH of Decemb^R 1622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish. Lo: Padgett. S^r Io: Brooke ||a1s Cobham||. S^r Edwin Sandys. S^r Io: Dãuers. S^r Io: Wolstěholme.

m ^r Brooke.	$m^r Ro: Smith.$
m ^r Gibbs.	m ^r Kightley.
m ^r Do ^r Gulstone.	m ^r Nich [°] ffarrar.
m ^r Io: Wroth.	m ^r Binge.
m ^r Herbert.	m ^r Wrote.
m ^r Io: Smith.	
m ^r Io: ffarrar.	

The Ea: of Southampton signified that the occasion of callinge this Counsell together was to acquainte them with a late informacon he had receaued since his beinge in the Countrie touchinge m^r Wrote who as he had heard had comitted a great indiscrecion at the last Court held this day sennight by speakinge after violent and turbulent manner as well against some point incident to the Contract, as also against the proceeding? of the Counsell and Comittee together with the Acte of the Quarter Courte we had confirmed the same, bendinge his speach also to the wronge and disgrace of some principall Members of the Companie who had bin imployed in that buissines, whereof he said the Lord Cauendish had in generall aduertized him by his letter without naminge the man that had so donn as might appeare by the Letter it selfe w^{ch} his lp: offered to shewe him, w^{ch} disorder his lp: said was the occasion of his cominge vp to Towne and of his beinge here at this present and therevpon charged m^r Wrote ||to|| declare whither this informacon were true or noe, who therevpon said that at his first settinge downe in this Assembly he conceaued himselfe to be free but being [126] nowe charged as a Delinquent he was to answeare in his owne defence: And therevpon touchinge the matters laid to his charge he freely protested against any power or iurisdiccon the Counsell §could§ haue to question him for that he then spake, consideringe he had (as he said) appealed vnto a Quarter Court, wherevnto he would only submitt himselfe: But he would conferr with them if they would, And withall he accused m^r Deputy of having falsely entred the Court of the 7° of Octob^r last either by his or the Secretaries fault and contrarie to the true meaninge of the Court then held whereby he said the Company were brought into 3000¹¹ Debt: W^{ch} speach beinge delinered by m^r Wrote in a verie violent and contemptuous manner; in w^{ch} selfe same manner also m^r Wrote had carried himselfe toward the Ea: of Southampton at his first cominge into the Roome before the settinge downe of the Counsell ||his lp. repeating the same briefly to the Counsell proceeded to aske m^r Wrote what he meant thereby and whither he tooke himselfe to be so great a man that they were all as Pigmies in his sight, and added that he did not knowe him to be any Prince of the Bloude, and therefore if it pleased him he might carrie himselfe with more calmenes and respect.

Wherevoto m' Deputy replied to the perticuler Accusacon made against himselfe that it was of a verie high nature and deepely concerned the Companie, for the Court beinge the Companies Record the charginge of them with falshood was to call all the proceeding of the Companies into question: And that for himselfe if it should be found that he had donn any such thinge, he deserved punishment, and therevoon briefely declared the manner of the entringe of Court herevoon briefely declared the manner of the entringe of Court herevoon briefely declared the manner of the entringe and so they were read in the next Court: And accordingly he said was that Court now spoken of by m' Wrote, and no exceptions taken against it. In the end he humbly desired that this matter might be strictly examined.

But the Ea: of Southampton said that this was not the buissines they had nowe in hand nor pertinent therevuto, but should be taken into consideracion in due time and place and therefore required m^r Deputy to declare in ble breife the matters that m^r Wrote did so much inveigh against at the last Court: Wherevpon m^r Deputy said that m^r Wrote did then insist vpon these three point vizt.

- 1. The lesseninge of the fower Shares.
- 2. The Comp̃: bearinge the 10th pt: in y^e Ioint Stocke for bringinge home the Spanish Tobacco.
- 3. The Salaries.

But his lp: said that because not onely the matter it selfe he spake of, but his manner of speakinge might much augment his offence he therefore required m^r Deputy to deliner what his word \mathcal{C} were [127] concerninge these pticulers: Whererevpon m^r Deputy beinge much pressed herevnto said that m^r Wrote declared himselfe herein with a great deale of passion w^{ch} he conceaued did much mislead and distemp him.

But the Ea: of Southampton said he had heard m^r Wrote should saye the buissines was not fairely carried; but matters were hudled vp, that ||and|| some thing? were fowly and surreptitiously carried, with much art and to private end? and that the Companies durst not speake because they were overawed. M^r Wrote protested he spake not against the Contract but against the proceeding of the Comittee and against S^r Edwin Sandys and the two Deputies acknowledginge that he then said (and was of the same minde still) that they had vsed much art in the carriage of this buissines.

Wherevpon m^r Brooke the Lawyer said that in all Court? of iustice it was a thinge certaine that if a man speake to the disgrace of the Iudge or his iudgement ||or the Court|| he was subject to fine and comittment at the pleasure of the Iudge, and so in private Corporacons where any shall speake to the disgrace of the pson of the Gouerno^r or Act? of the Court or gouerment thereof, he conceaued the like censure and punishment might passe vpon him.

But m^r Wrote replied he was not nowe Coram Iudice and therefore they could not censure him of w^{ch} opinion m^r Binge was also speakinge (as he said) out of his experience and knowledge in the Ciuill Lawe

 M^r Deputy beinge againe much pressed by the Lord \mathfrak{C} to definer clearely and fully what m^r Wrote had spoken in open Court as being bound so to doe by the duety of his place (especially when he was therevoto required by the Counsell) said that he well remembred that m^r Wrote said then the buissines was not carried fairely and did also well remember that himselfe did saye the buissines was not surreptitiously carried, but whither m^r Wrote said the buissines ||It|| was surreptitiously carried or no, he remembred not, but he conceaued he spake not onely of the proceeding \mathfrak{C} of the Coñittee but generally of the whole buissines.

M^r Deputy was generally blamed of the Counsell as seeminge out of his private respect to m^r Wrote to remisse in his duety to the publique: The Ea: of Southampton protested that if himselfe had [128] bin in Court, he would not have required another to have declared m^r Wrots proceedings, and so his lp: and the rest of the Counsell (seeminge to require of some other the pformance of that duety wherein m^r Deputy was so backeward) the Lo: Cauendish said that if m^r Deputy would not pforme his Duty beinge required by the Counsell they must fall vpon him, and m^r Brooke was of the same opinion.

Wherevpon m^r Wrote replied to the Lord Cauendish, then you had best be my Accuser, w^{ch} vnreverend speach was much distasted by the Counsell and the Ea: of Southampton told him, that although they were all Counsellors, yet there was verie great difference between the psons of diuers of them and in pticuler between m^r Wrotes and the Lord Cauendishes to whome he ought more respectfull behauio^r and language.

But m^r Io: ffarrar said that m^r Wrote questioned the Gouerm^t, and the Acte and power of the Quarter Court ||in open termes|| savinge he would do it againe and againe, though he was told often that he ought not to doe it, and the Court by hand had ordered accordingly as beinge contrary to all lawe and custome and to noe purpose but to disturbe the proceeding of the Company yet could not pswade m^r Wrote to be quiet m' Wrote replied that he said the Quarter Court had no power by the lawes of the Companie to derive that authority they did to an inferio^r Court except in cases, either of inevitable necessity or evident vtility but in this case there was no such thinge to enforce the same: Wherevnto S^r Edwin Sandys made Answeare that by his owne word it was apparant he questioned the power of the Quarter Court and therefore his speach concerned the maine body of the Contract, but he said he would now goe vpon his owne graunt and that for somuch as the maine bodie of the Contract was so solemly ratified in a Quarter Court and that there fell out some smale difference between the Lord Treasuror and the Companie w^{ch} could not be at that time accorded without further conference, there was herevpon an inevitable necessity of transmittinge the authority of the said Quarter Court vnto another Court to jovne with the said Sumer Ilande Companie in their ||Quarter|| Court to debate further of the said differences, and to joyne in a finall conclusion of the said Bargaine and other thing thereto incident.

Hee said further touchinge his eleccon to be the Directo^r that although he was ||most|| vnwillinge as divers then present could wittnesse to 192

take the place w^{ch} was so earnestly pressed vpon him by the [129] Court, yet beinge chosen therevnto, and the Lord Treasurors eye beinge nowe fixed vpon him he could do no lesse then labo^r a finall conclusion of all matters incident to the said Contract together with the Contract it selfe.

But touchinge m^r Wrots carriage of himselfe in this buissines he said he had observed two mayne materiall exceptions w^{ch} in his opinion were iustly to be taken against him, first for that he inveighed against that w^{ch} beinge ordered by the Quarter Court could not be reformed for the present, Secondly in that he sought to mainetaine his opinion by misallegacons as well of the lawes of the Realme, as also of the lawes of this Companie by the one dishartninge and deterringe of the Companie from proceedinge in the Contract as it was nowe concluded and ordered, by the other insinuatinge into the mind \mathfrak{c} of his Hearers a conceit of ill carriage by the Counsell and Comittees contrary to the established lawes and orders of the Companie.

Touchinge the lawes of the Realme he said that m^r Wrote then deliuered that by drawinge the generall body of the Companie into bearinge a part of this Contract and by giuinge the Seale for the pformance thereof they engaged the private estate of every pticuler Member to be aunswearable to the Kinge what dammage soever should befall in w^{ch} Allegacon as he clearely failed in his indgement in pointe of lawe so he vsed this ill meanes to ||a|| worse end, and conclusion namly the disturbance of the Contract so solemnly concluded with the Kinge and nowe not to be revoaked.

And touchinge the lawes of the Companie he manifestly misalledged them to the great wronge aswell of the Counsell as of the Comittees who to his vnderstandinge had punctually observed them in all thing as namely in makinge Shewe that they were to loose their voices for a yeare who had moved to drawe the Companie into matter of charge without shewinge meanes howe to defray the same and applyinge this lawe to the Propositions for Salaries whereas first it was no matter of charge to the Companie, beinge not to be raised out of their Stock but out of the Tobacco to be brought in, and secondly it was not the močon of any pticuler pson w^{ch} is onely forbidden in that lawe, but proceeded from an Act of the Counsell and Comittees, where by the waye he praid m^r Wrote not to be troubled with the office and Salary granted vnto him, for as he accepted of both most vnwillingly and in sole obedience to the Court, So at the next Quarter Court he would resigne both the one and the other.

In reply herevnto m^r Wrote bid S^r Edwin Sandys put his speach into a Sillogisme, and then he would answeare it for it was Argumentum a Desperatis. [130]

Touchinge the matter of the lawe of the Realme m^r Herbert beinge nowe present was desired to deliuer his opinion who said that without all question the private estat ℓ of men could not by lawe be made lyable to paye that for w^{ch} the whole Companie stood engaged, vnles there did appeare a practise in some of the Companie to decline the debt ℓ by indirect meanes of w^{ch} opinion m^r Brooke was also and cited a case longe since tryed in Westminster Hall vpon occasion of one that beinge a member of the Corporation of Norwitch that stood engaged at that time for debt was arrested in Westminster Hall for the Debt of the said Corporation, w^{ch} matter being forthwth brought to tryall he was acquitted by the iudgment of the Court for that the lawe in that case look ℓ not vpon any perticuler mans person or estate but vpon the whole body of the Corporation as it is vnited and not in his part ℓ .

As for the lawe w^{ch} m^r Wrote had cited with a kinde of skorne and contempt by terminge it to be one of S^r Edwin Sandys lawes w^{ch} saith that if any perticuler man proposed any matter of charg vnto the Companie and could not finde meanes to defraye the charge and vphold his Project, he was to be excluded from cominge to Court ℓ : It plainely appeared by the word ℓ of the Lawe it selfe to have bin both misalledged and misapplied.

My Lo: of Southampton demaunded of m^r Wrote, why he did raise and mainetaine so strangely that dangerous Proposicon of the Seale, it beinge a pointe of lawe and he no lawyer.

16456—vol 2—06—13

194 RECORDS OF THE VIRGINIA COMPANY

But m^r Wrote said that since the last Court he had taken the opinion of some learned Lawyeares by whome he was informed that mens private estate were also subject vnto the Companies engagement by their Seale.

Herevpon the Ea: of Southampton told him that he nowe sawe his indiscrečon to be as great as he tooke it to be, that beinge of the Counsell he would not impart his minde concerninge that pointe first vnto them, but rather disulge his opinion in open Court to the preiudice of so mayne a buissines as the Contract was and that before he was sufficiently grounded in that w^{ch} he spake as appeared by his owne report in askinge Counsell after he §had§ so confidently published his opinion.

With this m^r Wrote Departed sayinge that he came not thither to heare ill word**c**. [131]

Wherevpon the Ea: of Southampton appealed vnto the iudgement of the Counsell then present what iust occasion of offence hath bin giuen m^r Wrote that he should goe awaye in that vnrespective manner: And therevpon his lp: protested that seeinge he had so much wronged him and the rest of the Counsell and Comittee in their proceeding \mathfrak{C} and spoken also against the Companie and Court \mathfrak{C} and most scornefully against the lawes in terminge them S^r Edwin Sandys lawes and in conclusion went away in that ill and most vnciuill fashion he expected to be righted against him for so many wrong \mathfrak{C} and affront \mathfrak{C} .

Wherevpon m^r Gibbs said that m^r Wrote was one, whose heart he knewe as well as another and he protested he had alwayes heard him speake with as much loue and respect to his hono^r as any man lyvinge, so as he was pswaded in his soule and conscience he had not so much as an ill thought against his lp: in all that he had said but reguarded and honoured him as much as any man whatsoeuer.

Wherevnto the Ea: of Southampton replied that he should be sorry to have lived soe that it should be in the power of m^r Wrote to wronge him in his Hono^r or reputačon, but his lp: said that m^r Wrote havinge complained that the Counsell and Coñittee carried this buissines fowly and disorderly and against the lawes of the Company and to private end \mathfrak{C} howe that could be and himselfe cleare he could not vnderstand: for he said that from the begininge to the end of this buissines, he had not bin ||not|| only privy and consentinge to the proceeding \mathfrak{C} but the principall Acto^r also in them all.

As for the word flowly (said by some of the Counsell to have bin vsed by m^r Wrote) m^r Withers beinge called in by the Counsell testified it likewise to have bin so spoken by m^r Wrote and that therevpon out of his love toward \mathfrak{e} him and to prevent his goeinge forward in such ill termes, he replied againe sayinge that the buissines had bin fairely carried and wished that if his Coñittiship did trouble him, it were the price of his reconciliacon.

After this the Counsell entringe into consultacon what was fitt to be donn herein for their reputacon.

First m^r Brooke delivered his opinion that he conceaued it fitt that a colleccon be made of those matters that are to be objected against m^r Wrote to be ripened against the next Quarter Court vnto w^{ch} he hath appealed for that (as he pretended and alledged) he was Coram non Iudice. [132]

It was also thought fitt generally by all the Counsell then present in reguard he had comitted so great a contempt against the Counsell there, that he be suspended from cominge any more to Counsell vntill he cleare himselfe of those matters objected against him and therevpon caused the Secretary to sett downe his suspendent in manner followinge

> At a meetinge of his Ma^{ts} Counsell for Virginia the 11th of December 1622

The said Counsell have ordered that notice shall given to m^r Wrote by the Officer that in reguard he hath carried himselfe this daye before them with verie vnfitt and vurespective behavio^r they thinke fitt he forbeare from cominge to Counsell vntill those things he stand charged with all be cleared.

RECORDS OF THE VIRGINIA COMPANY

AT A COURT HELD FOR VIRGINIA ON IFRIDAY THE LAST OF IANUARY 1622 BY ORDER OF A FORMER COURT HELD THE BEFORE WEDENSDAY BEFORE

> Ea: of Southampton. Lo: Cauendish. S^r Edwin Sandys. S^r Iohn Dãuers.

m ^r Caswell.	m^r Wheatly.
m ^r Bland.	m ^r Woodall.
\mathbf{m}^{r} Woodall.	m ^r Baynham.
Captain Rossingham.	m ^r Bradwell.
Capt: Gifford.	m^r Ley.
m' Iadwin.	m ^r Roberte.
m ^r Barbo ^r .	m ^r Paulavicine.
m ^r Mole.	m^r Bennett.
m ^r Copeland.	m ^r Taylor.
m ^r Bennett.	m ^r Zouch.
m ^r Woodall.	m ^r Harrison.
\mathbf{m}^{r} Widdowes.	m ^r Leuer.
\mathbf{m}^{r} Herbert.	m ^r -Woode:
m ^r Sparrowe.	m ^r Geo: Noble.
$\mathbf{m}^{\mathbf{r}}$ Ŵebbe.	with diuers others.
m ^r Wiseman.	
m ^r Waterhowse.	
m ^r Seaward.	[133]
	m' Bland. m' Woodall. Captain Rossingham. Capt: Gifford. m' Iadwin. m' Barbo'. m' Mole. m' Copeland. m' Copeland. m' Bennett. m' Woodall. m' Widdowes. m' Herbert. m' Sparrowe. m' Webbe. m' Wiseman. m' Waterhowse.

The Ea: of Southampton signified that this Court was extraordinary and onely for one end, namely to veiwe a former Court of the 4^{th} of December last and that as the buissines was fixed so the Companie was also, for that they and onely they that were then present were to be warned to be at this Court: Wherevpon S^r Phillip Carey departed sayinge, he was not then present: But m^r Binge said that he conceaued that notwithstandinge the order of the last Court, it was meant it should be free for any to come and heare though not to give their vot \mathfrak{C} : Wherevpon m^r Binge was desired to withdrawe himselfe till it were put to the question whither those onely and noe other that were at the former Court \mathfrak{C} should be nowe present; It was by ereccon of hand \mathfrak{C} ordered that noe other should be sent here, and therevpon m^r Binge departed.

My lo: of Southampton propounded that for the better proceedinge in this buissines the Court might be first read wholly ouer and afterward examined by parte w^{ch} was agreed vnto.

M^r Wrote demaunded whither this meetinge were a Court or a Comittee and beinge resolued it was a Co^{rt}, though onely for one purpose, he began after comendacon of his lp^s noble gouerment, to speake somewhat of the office of a Gouerno^r but his lp: recalled him to the buissines of the daye, tellinge, it was not nowe time to make harangues touchinge the Duty of a Gouerno^r.

 M^{r} Edw: Iohnson the Lawyer declared his opinion that the Deputy and Secretary were not by their duety bound to enter but onely the maine passages of buissines concluded and the materiall point handled in the Court and not matter of word : Wherevpon it was no prejudice to their reputacion, that matter of word should be reexamined or reformed.

M^r Wrote said that he suffered for the seruice of his Ma^{tie} and for pforming his Duty.

Hee also moued that all such as are salariated men might be excepted from giuinge their votes when the matter comes to the Proposition of Salaries, because they were not interessed therein and might be partiall.

The Ea: of Southampton aunsweared that his exception was vniust to debarr them from bearinge of wittnesse of the truth of matters passed, beinge chosen and approued by the Court as men of honestie and integrity and it was not the case nowe, whither they should have Salaries or no, but whither the Co^{rt} were right entred or noe and accordinge as it passed. [134]

 M^{r} Wrote complayned that divers psons were scattered in sundrie places of the last ||Court|| who disswaded them that satt about them from passing of any thinges in his fauo^r and therefore desired they might be silenced, and he did not doubt but he should have a noble Tryall.

M^r Deputy answeared he knewe nothinge of that w^{ch} m^r Wrote spake but he was credibly informed that divers strangers not free of the Companie were there in fauo' of m' Wrote and in pticuler two Tobacconiste whose greatest desire is to ouerthrowe the bargaine, one of them he knewe beinge his next neighbor who did most violently vrge, that m^r Wrote might have a Coppie.

To this m^r Wrote replied that divers lackies and Servingmen at the Lower end of the Hall held vp their hand (against him and complained of m^r Carter for it.

But m^r Deputy answeared that the matter of Coppie was carried by a very great deale of Odde in the number of hande and that of those that satt in the body of the Hall.

M^r Wrote said that m^r Brooke, m^r Smith and S^r Edwin Sandys onely had spoken against the grauntinge him of a Coppie and thereby hindred him, and seemed to complaine, that it was against the course of all Courte of Iustice and praide God the same course might be held when the like cause should befall him: To weh Sr Edwin Sandys said Amen, wishinge he might neuer haue a fairer Tryall nor better Iustice: And withall added that he did not conceaue m^r Wrote to be accused but was the Accuser both of the Counsell and Companie.

M^r Wrote complained of the Secretary that would not suffer him to take note of the Cort because as he said he had no order for it.

198

 M^r Wilmot said that his opinion was, it was the generall conceit of the Court that he might take not concerned before the Coppie was put to the question, but it was replied by divers others, that it was not the meaninge of the Court y^t he should take not c; it beinge said that if he might take what Not che would, it were all one as to let him take a Coppie but that it was the Court Corder that he should have a free and large pysall as himselfe would w^{ch} the Secretary affirmed he had at his howse accordingly. [135]

But m^r Wrote still complayninge for want of not \mathfrak{e} , offered to depart the Court, w^{ch} if he did, the Ea: of Southampton said the Court would notwithstandinge proceed as beinge sufficient Iudges of the true entringe of the Court and wherein they might proceed although he were at Yorke.

Wherevpon m^r Wrote stayd, complayninge againe for want of Not^e, and that the Court^e beinge sett downe much to his preiudice he could not make his full defence: And therefore said he would make his defence legally and by some other course And that if the Quarter Court righted him not, he would appeale to the Kinge the fountaine of iustice and mercy.

But m^r Deputy said, that the Secretary told him, that m^r Wrote had taken large notes wherevpon the Secretary said m^r Wrote had written out halfe a sheit of pap, But m^r Wrote said it was only in what Pages thing were.

S^r Iohn Dãuers said, he held it impossible for the Secretary to sett downe each mans pticuler speach at large And therefore conceaued that if the materiall point \mathfrak{C} and substance thereof were rightly taken, it might satisfie the Court.

M^r Wrote replied that this opinion would mislead the Court and therefore desired that they would take it into their serious consideracon howe much that course might tend to his preiudice and disadvantage.

 M^r Wither moued that seeinge m^r Wrote talked of appealinge to the Kinge, it might be remembred that when the pointe of Note was in

200 RECORDS OF THE VIRGINIA COMPANY

Proposition and disputed vpon, Notwithstandinge it was much contradicted, yet it was not desired by m^{r} Wrote to put it to the question whither he should take not or noe.

 M^r Wrote againe protested he would appeale to the Kinge in the selfe same termes as he did before.

 M^r Wrote said that m^r Wither had said abroad that my Lo: of Southton might as a Priuy Counsello^r comitt him, and protested that vnder that feare he durst not speake freely.

The Earle of Southampton made Answeare that he need not feare any such thinge from him, for whatsoeuer respect (and addicons he had, he left them all when he came to this place and came here onely as their Treasuror. [136]

The Court beinge wearied with these interruptions and impertinences desired his lp: to hold to the buissines of the daye ||they came for|| Wherevpon his lp: put his former Proposition to the question, vizt that the Court should be wholly read ouer and after||ward|| examined by part \mathfrak{C} , and so the Court was entirely read ouer w^{ch} beinge donn it was the second time beguñ to be read and m^r Wrote willed to make his exceptions.

Wherevpon m^r Wrote said that there was an omission in the very front vizt that m^r Deputy presently after the settinge downe of the Court excused himselfe that the Court kept on the Sumer Iland Quarter Court daye could not be then read because it was not drawne vp for want of time, and therefore desired that the readinge of the Court might be put of till the next Court followinge it, and this exception he said was verie considerable for if the Court had bin read wherein was declared howe the buissines of Salaries passed, it would perhapps haue so well informed him, that he should not haue spoken so much as he did.

This Omission m^r Deputy confessed to be true but protested it was not out of willingnes but of forgettfullnes, and so did the Secrē wherevpon it was ordered to be inserted as appeareth in the said Court. After this was read S^r Edwin Sandys speach consistinge of many part(and branches, wherein he did declare what himselfe and the rest of the Coñiittees had donn concerninge the buissines, against w^{ch} m^r Wrote tooke onely one exception: Vpon these word(vizt for that he knewe some worthie gentlemen would willingly haue vnderwritt in the said Roll if they might haue bin admitted vpon the purchase of two shares only, sayinge that S^r Edwin Sandys said in the Counsell that it was but one gentleman y^t would aduenture 50ⁿ S^r Edwin Sandys said that he spake with two genf: about vnderwritinge whereof the one absolutely promised and the other did not deny.

The Ea: of Southampton replied it was not nowe the question what S' Edwin Sandys said at another time, but what he said then and therevpon demaunded of the Court their opinion, who generally agreed that the whole speach of S' Edwin Sandys and that clause in perticuler was rightly sett downe, and beinge put to the question it was by a generall ereccon of hand(confirmed that all those speeches were truely and rightly sett downe. [137]

After this was read m^r Wrotes speach in the begininge whereof he tooke exception at these word?, As if their lawes were like the Lawes of the Meads and Persians protestinge with great confidence that it was falsely sett downe by the Secretary and that he did not speake those word? in that Court: But the Secretary by vertue of his oath said he did speake them and that those word? were in his Minut?. and Diuers of the Companie did testifie that he did speake them.

Amongst w^{ch} was m^r White the lawyer, but withall he said he thought he did not vse the ||word|| Lawes but orders: and therevpon those word \mathfrak{e} to their orders as if their orders Lawes was thus amended to those orders as if those orders were like the lawes of the Mead \mathfrak{e} and Persians and so it was approved to be spoken.

M^r Wrote tooke a second exception also in the same speach in that it is there sett downe that himselfe said he was the first proposer of it denyinge that he said so, for he said himselfe was not the first Proposer of it but m^r Deputy ffarrar: But m^r Deputy ffarrar said, that

202 RECORDS OF THE VIRGINIA COMPANY

who was the first Proposer of it was not materiall, but that m^r Wrote did in that Court saye himselfe was the first Proposer was true by vertue of his Oath, and further said that his aunsweare therevuto did necessarily inferr: w^{ch} answeare was generally acknowledged: And the Secretary likewise said by vertue of his oath that that pointe was true. But m^r Wrote denied it confidently offeringe to sweare he said it not; but m^r Copeland affirmed that he directly remembred m^r Wrotes speach to be so in substance as was sett downe: Wherevpon it beinge put to the question that pointe by ereccon of hand \mathfrak{c} was confirmed to be truely sett downe.

 M^r Wrote further excepted in the selfe same speach against that clause, But rather ||that|| it might run his due course of examinacon by a Comittee &^c sayinge that he neither spake of Comittees nor of Quarter Court \mathfrak{c} .

ffor the first pointe of Comittees m^r Sparrowe avouched directly that he spake of Comittees and of comitinge thing caccordinge as was sett downe.

Wherevpon there growinge a great question vpon m^r Wrots constant denyinge of it, m^r Wrote in great heate complained of wronge that havinge two sufficient wittnesses that he did not saye it, that there should be any question of it. Wherevpon the Ea: of Southampton asked him w^{ch} were his wittnesses, wherevpon he named m^r Edw: Iohnson and m^r White the Lawyer, But m^r Iohnson said he would not sweare it nor saye [138] it for he did not vse to affirme Negatives and m^r White said ||the cleane contrary||, y^t he vnderstood the cleane contrary, that he vnderstood that m^r Wrote did speake of Comittees accordingly as is entred, Wherevpon it beinge put to the question, it was by ereccon of hand \mathfrak{e} confirmed that it was rightly sett downe not one dissentinge.

ffor the second exception of Quarter Courts it was accordinge as m^r Wrote desired amended vizt whereas it was thus But rather it might run his due course of examination by a Coñfittee and in severall Courts before it were brought to the Quarter Court the word (and in

JANUARY 31, 1623

seuerall Courts before it was brought to the Quart^r Courte to be ordered: It is nowe thus amended or in the followinge ordinary Court before it be ordered: This part of his speach beinge put to the question was by ereccon of hand(confirmed to be rightly sett downe.

 M^r Wrote further excepted that the Remainder of that speach of his was not in his due place, and that before he spake m^r Gibbs made a longe speach to the same purpose of giuinge the Seale to Secrē Dauison to Chre ptis C^r m^r Gibbs was of opinion that he spake some such thinge, but not being §verie§ confident thereof, m^r Wrote said that he would make him confesse it or he would make him no man, and that he would make him sweare it in the Chauncery or in the Starrchamber.

S^r Edwin Sandys, m^r Io: ffarrar, and m^r Deputy confidently affirmed that m^r Gibbs did speake no such thinge in the Court, but that those speaches of m^r Gibbs alledged by m^r Wrote were spoken after the Court in the Parlo^r in private and afterward at the Counsell Table the weeke followinge w^{ch} the Lord Cauendish also testified: Herevpon m^r Wrote affirmed vpon his oath, that it was otherwise: To w^{ch} creditt not beinge given by the Court he vehemently protested he would appeale vnto the Kinge, and in great passion challenged the Ea: of Southampton for givinge him the lye in the Third person at a Sumer Iland Court, saying that if any man should saye that in any thinge men were ouerawed and durst not speake it was put into his mouth by the Deuill the father of lyes for a fowler lye himselfe neuer told.

To w^{ch} his lp: made answeare that what he had said he would iustifie and mayntaine and that if m^r Wrote ||would|| take it to himselfe he might.

M^r Wrote also challenged his lp: further for sayinge that he blundred out his indiscrection and that in such a manner as that the whole Court therewith seemed to be highly offended and m^r Bland said my Lord I have seen in another Court if any had spoken so much he had bin comitted. [139]

Wherevnto m^r Wrote replied you are a verie indifferent man and I thanke you for it.

M^r Bland made answeare for my part m^r Wrote I tooke you to be as indicious a man as any of the Companie vntill you first began this buissines.

The Ea: of Southampton said that had he carried himselfe so in any other place but this he would not have endured it and sharpely willed him to behave himselfe after a better manner; After this returninge againe to the question of m^r Gibbs speach, the whole Court beinge ignorant of it, and it seeminge impossible, that he should be the first mover of soe many remarkeable thing \mathfrak{C} , and yet the Court tooke no notice of it: It was generally comended ||conceaved|| by the Court that it was a matter wholly mistaken by m^r Gibbs and m^r Wrote and rather spoken in some other place.

 M^{r} Wrote further excepted against the word (only) in this Clause And was the only cause of their vnwillingnes to vnderwrite to the said Roll, but beinge put to the question it was by ereccon of hand(confirmed to be truly sett downe.

After ward ||this|| the Remaynder of m^r Wrots speach beinge put to the question, it was by a generall ereccon of hand? confirmed to be right entred as it was sett downe in the Booke Onely in the end thereof this addicon followinge was put in w^{ch} m^r White said he remembred m^r Wrote spake: The Companie beinge in debt, the moneys Payd in to the Companie by such as subscribed might be presently seized vpon accordinge to the custome of the Citty whereby the Companie should pay vse for the Stocke and not haue the same to imploy to any benifitt: But howe this was induced m^r White saith he remembers not fully.

After this was read S^r Edwin Sandys speach to m^r Wrots allegačon of the lawe w^{ch} by ereccon of hand¢ was approved to be rightly sett downe. After this was read m^r Deputies speach to m^r Wrotes Proposition of comittinge thing againe that had bin comitted ||determined|| by the Quarter Court w^{ch} by ereccon of hand (was approved to be rightly sett downe.

After this m^r Withers speach and the speach of one other touching the former point were read and in like manner approued to be rightly sett downe. [140]

After this S^r Edwin Sandys replie to m^r Wrotes speach touchinge the Companies bearinge a Tenth part in the Aduenture for bringing home the Spanish Tobacco and touchinge m^r Wrots opinion that private mens estates was liable to make ||good|| the Companies engagem^t by their Seale was read and likewise approved by the Court to be rightly sett downe.

||After this m^r Caswells Report of m^r White the Lawyers opinion touching that point of m^r Wrotes speach of the engagement of privat mens Estats C^r was read and approved to be rightly sett downe.||

 $||After this|| m' Alderman Iohnsons ||Wrotes|| speach that matters were not fairely carried but were hastily shuffled ouer beinge read, he excepted against these word <math>\mathfrak{c}$ as not spoken in this place.

 \mathbf{M}^r Iohnson said he did thinke that the word $\boldsymbol{\ell}$ (not fairely) were spoken.

But the Lo: Cauendish said that he did well remember that m^r Wrote vsed in that speach these words not fairely carried and that he vsed also either the word Shuffled or hudled ouer in the verie same place: Wherevpon it beinge put to the question it was by ereccon of hand \mathfrak{C} confirmed to be rightly sett downe But m^r Wrote said there is in the later end of his said speach an omission of an instance that he then alledged which he said he deliuered in these word \mathfrak{C} (vizt) That he was therefore confirmed in that opinion because of the late example of the Muscouy Company: W^{ch} word \mathfrak{C} the Court agreed should be added accordinge to m^r Wrotes desire.

After this m^r Aldran Iohnsons speach and m^r Withers reply therevpon touchinge the Muscouv Companie were confirmed to be truely sett downe: But m^r Alderm: ||Iohnson|| desired that this might be added also namely that this instance was confirmed by m^r Mellinge.

Where vpon ||vnto|| S^r Edwin Sandys made answeare that m^r Melling? speach did rather confirme the cleane contrary: And m^r Mellinge was desired to sett downe his owne speach w^{ch} ||here|| followeth ||viz||

M^r Mellinge beinge present replied it was true that a leviacon for payment of the Muscouv Companies debte was ordered by the Lorde of his Ma^{ts} most Hono^{hle} Privy Counsell to be made out of the gaines made vpon their seuerall Stocke in the seuerall years when those moneys were supposed to be borrowed and taken vp at interest and not to be laid vpon the whole body of the Companie or them that were not Traders in those yeares or since. [141]

After this m^r Deputies speach touchinge the vnseasonablenes of m^r Wrotes Proposition C^r was read w^{ch} by ereccon of hande was approved to be truely sett downe.

After this the Lo: Cauendish his report of the faire carriage of the buissines by the Counsell and Comittees was read w^{cb} by ereccon of hands was confirmed by the Court to be truely sett downe.

And whereas after this, it is said that the Argument beinge still maintayned with such violence and vnorderlynes against so many good reasons as had bin alledged, m^r Wrote tooke exception at the interlinea \tilde{c} on of these word ℓ with such violence and vnorderlynes w^{ch} word ℓ he said was sett downe in another hand, charginge the Secretary vpon his oath to declare who inserted those worde: Wherevpon the Secretary said it was his hand and they were put in by m^r Deputies appointement.

 M^{T} Wrote replied that these words were verie considerable, because they might lead to an Accusacon of him against the Quarter Court but it was generally knowne and confessed that the Court that day

206

was so much disordered by his interruptions and violent speaches as the word \mathfrak{C} were generally adjudged by the Court to be rightly sett downe, and therevpon it beinge put to the question they were by a generall ereccon of hand \mathfrak{C} approved (onely three dissentinge).

Wherevpon m^r Wrote said I ame glad of it gentlemen that you have preiudged me in this case vnto the Quarter Court vnto w^{ch} I appeale and therevpon said saluo honore of the Court he would depart.

After this m^r Deputies speach and protestacon was read w^{ch} beinge put to the question was by a generall ereccon of hands approued to be truely sett downe.

 M^r Iohnson said that he departed the Court before m^r Deputy made this Protestacon and saith there is an omission of some word ℓ that m^r Wrote spake for he heard m^r Wrote say that he knewe many eyes were vpon him and desired the speaches he had spoken might be sett downe.

After this m^r Wrotes Answeare to m^r Deputies protestacon was read and put to the question and by ereccon of hand confirmed to be rightly sett downe.

After this m^r Deputies replie to m^r Wrot \mathfrak{C} vrginge his form⁹ Proposičons to be put to the question was read and by ereccon of hand \mathfrak{C} approved to be truly sett downe. [142]

Next the manner of the Proposition was read and by a generall ereccon of hand (was likewise confirmed to be truely sett downe.

Next the Lo: Cauendish report touchinge the buissines of one Wye was read and by ereccon of hand confirmed to be truely sett downe.

Next m^r Wrotes speach therevpon was read and by ereccon of hand confirmed, onely in the later end m^r Wrote desired an addicon of these word confirmed were here and here did then deliver (vizt) for it was nowe no worke of a gentleman but of a Solicitor were word court agreed should be added as m^r Wrote desired.

Next a Letter from m^r Henry Reynold (in the behalfe of one Iohn Taylor was read, w^{ch} was put to the question and confirmed to be truely sett downe.

Next m^r Wrotes speach touchinge the Salaries was read, wherevoto m^r Wrote tooke exception sayinge, that he deliuered those reasons at interloquutory times and not together as was sett downe, and that the word Derivative was omitted to these word \mathfrak{C} at the last Court, whereas he said at the last Derivative Court: but the Court did verie well remember that he delivered those reasons together and the Answeare that followeth doth necessarily imply so much, wherevon it beinge put to the question wth the addition of the word Derivative as m^r Wrote desired it was by a generall ereccon of hand \mathfrak{C} confirmed to be truely sett downe.

Next the speach in answeare therevnto was read and approved by a generall ereccon of hand \mathfrak{c} to be rightly sett downe.

After this again m^r Wrots reply touchinge the Salaries was read whereat m^r Wrote tooke exception sayinge that he did not speake the word \mathfrak{C} together as in that clause they are sett downe vizt matters were carried fowly and disorderly and with much arte surreptitionsly and to private Ed end \mathfrak{C} and that the Companie durst not speake their minds because they were ouerawed.

But m^r Wither said vpon the first word (flowly) he recalled him: and that m^r Wrote beinge then in a great heat and passion added all the rest of the word \mathfrak{C} followinge in that speach and generally the whole Court testified it to be so: Wherevpon that speach of m^r Wrot \mathfrak{C} beinge put to the question it was by a generall ereccon of hand \mathfrak{C} confirmed to be rightly sett downe. [143]

Next the speach of \mathbf{m}^r Withers vpon the word fowly and of \mathbf{m}^r Caswells vpon the worde ouerawed, and likewise the manner of \mathbf{m}^r Alderm: Iohnsons interrupting of \mathbf{m}^r Caswell in his said speach were read and beinge put to the question were confirmed by ereccon of hand $\boldsymbol{\varepsilon}$ to be rightly sett downe.

Next m^r Iohn ffarrars speach to the words ouerawed and durst not speake was also read w^{ch} beinge put to the question was by ereccon of hand confirmed by the Court to be truely sett downe.

But as this was a doeinge m' Wrote came from the further end of the Table to m' Iohn ffarrar whisperinge some word privately in his eare, w^{ch} the Ea: of Southampton observinge, coñaunded with much earnestnes m' Iohn ffarrar to declare what m' Wrote said, who at length beinge much pressed herevnto by his lp: said that m' Wrote vpon hearinge his speach nowe read said vnto him in this manner, you would not haue said vntrue to me in another place w^{ch} m' Wrote denied to haue spoken in that manner: But his lp: sharpely reproued him for his ill behauio' and said plainely it was noe other but a kinde of swaggeringe.

After this m^r Wrotes Allegačon of the 108 lawe was read, but he said these word \mathfrak{C} vizt (w^{ch} he had made) next after the word lawes in the second line were not spoken by him: Wherevpon the Lord Cauendish caused them to be strucke out as m^r Wrote desired, confirminge the rest to be truely sett downe.

Next the Lo: Cauendishes speach touchinge m^r Wrotes affrontinge him and the read rest of the Counsell and comittees was read and approved by the Court to be truely sett downe.

But m^r Wrote told his lp: there was an omission of some word¢ that he vsed toward¢ him at that time; namely that he had donne more harme by that dayes worke then Capt: Martin Capt: Baylie or Capt: Argall, w^{ch} word¢ my Lo: Cauendish callinge nowe to minde desired they might be added w^{ch} the Court generally agreed vnto.

Wherevpon m^r Wrote said himselfe spake these word \mathfrak{C} followinge w^{ch} he said were omitted vizt: My $\|\text{good}\|$ lo: I protest vpon my saluation I had no intent directly nor indirectly to perstringe the Accons of the Counsell nor of yo^r Lp: or of my Lord of Southampton for I confesse your courses have bin alwayes like yo^r selues noble, direct, iust and playne, but I speake of things donn in yo^r Lp^{*} absence when

16456-vol 2-06-14

yo^u were out of Towne whereof you can take no notice: with this addicon w^{ch} he desired to be inserted after these word $\boldsymbol{\epsilon}$

And further said that he was wearie of beinge any longer in pollitique bodies and that he had taken paines 40: dayes in examinacon of buissines concerninge the Sumer Iland \mathfrak{c} . [144]

As for S^r Edwin Sandys laws he said that he called them no otherwise then ||as|| a great Lord did w^{ch} addičon to the rest of his speach beinge put to the question was confirmed to be rightly sett downe.

After this S^r Edwin Sandys answeare vnto the lawe cited by m^r Wrote was read and by ereccon of hand (approved to be rightly sett downe.

Next m^r Deputies speach was read: Whervpon m^r Wrote tooke exception of ||at|| some word \mathfrak{C} omitted that were spoken by m^r Deputy at that time vizt that he taxed him of ignorance but m^r Deputy answeared that he said m^r Wrote spake out of his ignorance sayinge I meane ignorance of fact (explayninge himselfe with the same breath) $w^{ch} m^r$ Copeland well remembringe iustified it to be true.

Wherevpon m^r Wrote said he made this replye sayinge, m^r Deputy speaks out of the abundance of his Knowledge but he out of his conscience, m^r Deputies speach beinge put to the question is confirmed generally to be rightly sett downe.

Next m^r Wrotes exception exception against the disorderlines of the first Comittee and m^r Deputies answeare therevuto was read and beinge put to the question were confirmed to be rightly sett downe onely in the begininge thereof m^r Wrote said that he spake these word \mathfrak{C} : Then I must vnwillingly come to an Accusation against S^r Edwin Sandys and the two Deputies, w^{ch} he desired might be entred.

And m^r Wrote further alleaged that m^r Gibbs spake likewise divers thing thereabout, but the pticularities thereof were gen9ally by denied by the Court to have bin spoken at least not to have bin heard of the Court and the Lo: Cauendish, S^r Edwin Sandys, m^r Deputy and m^r Iohn ffarrar constantly affirmed that those thing were spoken in the Counsell afterward and not at that Court: Wherevpon it beinge put to the question it was adjudged by a generall ereccon of hand ℓ that the speaches were not spoken at that Court And that m^r Wrote and m^r Gibbs were mistaken and that those speaches were spoken in some other place and not in that Court.

After this m^r Wrotes Obieccon that neither the Counsell nor Comittees had authority given them to treat of the matter of Salaries And m^r Deputies Answ^r therevnto beinge read were approved by the Court to be truely sett downe.

Next m^r Wrots speach touchinge thing \mathfrak{C} brought into the Court by m^r Deputy as the iudgement of the Comittees w^{ch} he said were not their doing \mathfrak{C} instancinge the report made vpon the matter of peticons beinge read m^r Wrote excepted against it, sayinge that these word \mathfrak{C} were omitted [145] (vizt) that he said that m^r Deputy at the begininge brought that report downe vnto him wett and asked him howe he liked it, w^{ch} Speach of his and m^r Deputies replie together with the addicon were by ereccon of handes approved to be rightly ||truly|| sett downe.

Next m^r Wrotes challenginge m^r Deputy for ||the|| wronge entringe of a Court the 7° of Octob: last was read and approved by a generall ereccon of handes to be truely sett downe.

After this m^r Deputies protestation of his owne integrity in the buissines of Salaries was read and by erection of hand ℓ approved to be truely sett downe.

M^r Bromefeilde speach was read and approved to be rightly sett downe.

 S^r Edwin Sandys speach in defence of the Contract was read wherevpon m^r Wrote said there was an omission of these speaches followinge namely that S^r Edwin Sandys said that m^r Wrote had donn wronge to the State and therevpon m^r Wrote said he made this protestacon that he spake nothinge against the Contract but onely against the Salaries: Wherevpon S^r Edwin Sandys his speach with these Addicons beinge put to the question were confirmed to be rightly sett downe.

Next m^r Alderm: Iohnsons speach beinge read he desired these word might be added, m^r Alderman therevpon protested that by the oath he had taken he neuer went about any bargaine but once with S^r Edwin Sandys and S^r Iohn Wolstenholme to the Counsell Table beinge sent by the Companie and for the Companies vse.

S^r Edwin Sandys also desired that m^r Caswell¢ report that he had heard as much at y^e Counsell Table might be likewise added.

M^r Wrote said that in this place there is an omission of an Appeale that he made in this manner vizt: That because he could not have things put to the question and for divers other reasons of offence he did appeale to the Quarter Court.

M^r Wrote said further that m^r Ditchfeild made a stronge argument against the Salaries, But a doubt beinge made whither m^r Ditchfeild was at that Court or noe, m^r Alderman ||Iohnson|| said that he well remembred that he was there and made some short speach touchinge that pointe, but no body knewe what it was.

After this m' Wrotes speach touchinge the care of the Planter was read whereat he tooke exception, sayinge, that he did not propound that question by waye of demaund (as is expressed) but by waye of desire w^{ch} he praid might be entred after this manner, m' Wrote desired that they would take some course for the poore Planter &^c and the rest as followeth in that clause ||seeing he could not be possessed of his owne good to but must come into the Comp. hand whereby he must¹ attend their Sale and in the meane tyme haue not wherewthall to furnishe himself wth necessaries||: Wherevpon the rest of his speach with this amendm^t beinge put to y^e question, was generally approved to be rightly sett downe. [146]

 S^r Edwin Sandys likewise desired that the speach he made therevon might be likewise entred, namely that they had had consultačons diuers times about that matter w^{ch} the Court generally agreed should be put in.

¹A sign is used to carry the interlineation to the margin from this point to the end of the insertion.

After this m' Deputies speach to the same pointe was read and beinge put to the question was approued by the Court to be rightly sett downe.

Next the question that was put whither this matter should be at all disputed but in a Quarter Court was read and approved by the Court to be rightly sett downe.

This donne the Draft of the whole Court with the addicons and reformacions that had now passed was put to the question and by a generall ereccion of hand \mathfrak{C} confirmed to be rightly sett downe onely one dissentinge.

After this it was agreed and ordered that this Court should be warned to meete againe on Monday morninge next to examine whither these former amendment be truely entred or no.

Afterward m' Wrote moued the Ea: of Southampton and the Lord Cauendish for a Coppie of the Act of Counsell touchinge him but they held his request vnfitt to be graunted, Notwithstandinge they graunted him leaue to pyse the same at his pleasure and were not against his request to take not.

> At a Court held for Virginia on Monday in the forenoone the 3° of ffebruary 1620¹

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish.

S ^r Edwin Sandys.	m ^r Bland.	m ^r Meuerell.
S ^r Iohn Dauers.	\mathbf{m}^{r} Sheppard.	m ^r Baynham.
m ^r Gibbs.	m^r Withers.	m ^r Roberte.

¹Error for 1622.

m^r Zouch. m^r Nich^o ffarrar. m^r Wilmer. m^r Tomlins. m^r Io: ffarrar. m^r Ed: Iohnson. m^r Bromefeild. m^r Wheatly. m^r Caswell. m^r Barbo^r. m^r Boothby. m^r Steward. m^r Mellinge. Capt: Rossingham. m^r Hackett. m^r Cuffe. m^r Webbe. m^r Sparrowe. m^r Ley. m^r Barker. m^r Waterhowse. with diuers others.

The Ea: of Southampton signified that this Court was warned by order of the Court held on ffriday last onely for this one buissines namely to examine whither those alteracons and amendment that then passed were rightly entred or noe. [147]

M^r Wrote said that he havinge pervsed the Act of Counsell of the 4th of Decemb. last, and taken thereout some not \mathfrak{C} , as was permitted by their lp^s he found therein as many omissions as in the Court held that daye w^{ch} he desired might be amended; but his lp: told him that could not nowe be: Wherevpon m^r Wrote said he appealed from the proceeding \mathfrak{C} of this Court vnto the Kinge the fountaine of mercy and iustice, and to such Deligat \mathfrak{C} as it should please his Ma^{tie} to appoint But my Lo: of Southampton told him that notwithstandinge his appeale they would proceed and goe on in the reveiwe and pfectinge of that w^{ch} had passed on ffriday and should be ready to giue an Account of their doeing \mathfrak{C} .

After this the severall passages of the Court held on ffriday last touchinge the rectifyinge of the Court held the 4th of December was read and examined by part \mathfrak{C} , and the addicons and alteracons then made and passed beinge nowe read and duely entred, The Ea: of Southampton put it to the question, whither thing \mathfrak{C} were rightly sett downe or noe: Wherevpon the whole Court by a generall ereccon of hand \mathfrak{C} (noe one dissentinge) testified the pticuler passages of ffridays Court nowe read to be truely reported, and the amendment \mathfrak{C} also to be duely entred in the aforesaid Court of the 4th of December.

214

AT A PRÆPARATIUE COURT HELD ON MONDAY THE 3°: OF FEBRUARY i622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish.

S ^r Edward Sackuill.	m ^r Bulkely.	m ^r Percy.
S ^r Robt Killigrue.	\mathbf{m}^{r} Moorer.	m ^r Sheldon.
S^{r} Tho: ¹ Wroth.	m ^r Caswell.	m^{r} Seward.
S ^r Hen: ¹ Mildmay.	m ^r Barbo ^r .	m ^r Lambe.
S ^r Io: Brooke.	m ^r Shippard.	m ^r Ditchfeild.
S ^r Edwin Sandys.	m ^r Berblocke.	m ^r Robbins.
m ^r Nicho ffarrar Dpt.	m ^r Copland.	m ^r Robert e .
m ^r Gibbs.	m ^r Balmford.	m ^r Addison.
m ^r Palmer.	m^{r} Wither.	m ^r Webbe.
m ^r Wrote.	m ^r Meuerell.	m ^r Dike.
m ^r Binge.	Capt Martin.	m ^r Swayne.
m ^r Wilmer.	m ^r Mellinge.	m ^r Leverr.
m ^r Iohnson.	m ^r Groce.	m ^r Bennet.
m ^r Io: Smith.	m^r Scott.	m ^r Caninge.
m ^r Palavicine.	m ^r Taylo ^r .	m ^r Hobbs.
m ^r Io: ffarrar.	m ^r Barker.	m ^r Io: Wolstenholme.
m ^r Mole.	m ^r Roberte.	m ^r Woodall.
m ^r Bromefeild.	\mathbf{m}^{r} Meddas.	m ^r Hun.
m ^r Porter.	m ^r Kirrell.	m ^r Cuffe.
	m ^r Bolton.	m ^r Whitly.
	m ^r Newport.	m ^r Baynham.
	T	with diuers others.
		[148]
		[]

S^r Iohn Brooke moued the Court in behalfe of Capt: Iohn Martin that they would please accordinge to my Lord of Southtons promise to

¹A blank space in the manuscript.

graunt him a Patent with as ample priuiledges as hath bin graunted to his lp: or any other auncient Aduenturer and that his Shares of land menconed in his former Patent or shall become due for transportacon of psons at his charge may be laide out in Martin Brandon, w^{ch} request the Court agreed vnto hauinge alwaies offered as much vnto him: But whereas Captaine Martin moued that he might haue therewith those Swamps and boggs as lay neare thereabout, w^{ch} could not be planted and yet might be of great vse vnto him for keepinge of his Swyne; The Court made him Aunsweare that he must be contented to take his due proporcon of land together as it shall fall out in that place of Martin Brandon of w^{ch} as he saith he was formerly possessed.

After this m' Deputy propoundinge the passinge of certaine Shares from m' Carter to other psons there arose some questions and opposičons about them, S' Henry Mildmay said he was sorry to see so much dissention and variance still continued amongst the Companie, but professed himselfe was neither of the faction nor factions, and said his Ma^{tie} had lately taken notice of these differences, and is a hinderance to other mayne buissines of speaciall consequence vnto the Plantation and that his Ma^{tie} vnderstands that divers Aduenturers haue bin discouraged from goeinge on, and wonders that so many are willinge to give over their Shares.

He signified further that his Ma^{tie} did desire to preserve the liberty of the Companie in every kinde and that no pticuler man of the Companie be abridged of his liberty to speake freely so it be with fittinge report vnto the government and the Plantation.

Hee said further that he came not to stirr vp a storme but to allay it and make a Calme, and said at the last meetinge of the Counsell he moued that these verball differences might be taken vp and that his Ma^{tie} did likewise desire an end of them, but saith that this he relate was accidentally and by waye of discourse with his Ma^{tie} .

M^r Deputy made Answeare that the Companie did much ioye to vnderstand that his Ma^{tie} pleased to take their affaires so much into his royall consideracon and desired S^r Henry Mildmay to the entent the Company might fully pforme what his Ma^{tie} required (because the Court was nowe but smale) he would please to leaue his message in writinge or stay till my Lord of Southampton and the Lord Cauendish comes to report the same againe vnto them. [149]

 S^{r} Henry Mildmay beinge desired to satisfie the Court whither he deliuered this as a Message from his Ma^{tie} or from himselfe, made aunsweare that he deliuered it by waye of aduise and from himselfe vpon a late discourse that he had with the Kinge but no waye as a Message from his Ma^{tie}.

M^r Deputy excusinge the weaknes of his memory that he doubted not to be able pfectly to sett downe S^r Henry Mildmayes speach, besought him that he would be pleased againe to deliuer it to the Secretary but he aunsweared that he would be here on Wedensday next to observe whither the same hath bin rightly taken by the Secretary.

 S^r Iohn Dãuers said he held it most necessarie that before they proceeded any further to state S^r Henry Mildmayes Speach w^{ch} he wished might be put to the question, whereat some opposed, and m^r Deputy beinge about to put it to the question, S^r Henry Mildmay desired it might be spared till Wedensday next, when he would againe be present: Wherevpon the Secretary was required to read those head \mathfrak{C} he had taken of S^r Henry Mildmayes speach w^{ch} he did and was approued.

This donn the Court desired m^r Deputy to returne againe to the buissines of the Daye and to propose the Shares that were to be passed.

Wherevpon the Court passed these Shares followinge of m^r Carters vizt

To m ^r Christo: Vyvyan of London, Clothworker	1 share
To m ^r Ed: Palmer of the Midle Temple Lond: esq	14 shares
To m ^r Tho: Morse Haberdasher	1 share
To Tho: Lathum of London gent	1 share
To Ia: Carter Marriner	

To m^r Ed: Palmer esquire..... 11 shares To Rich: Norwood gent..... 1 share 30

Which Shares by the bill presented appeared to have bin sold the most of them in Iuly.

Also $S^r W^m$ Twisden knight and Barronett passed three Shares of land in Virginia vnto S^r Roger Twisden his Sonn: All w^{ch} Shares being put to the question passed the allowance and approbacon of this Court. [150]

Also W^m Burnham passed ouer one Bill of Aduenture of $12^{ii} 10^s 00^d$ and one psonall Share of 100 acres of land in Virginia (descended vnto him by the death of his eldest brother Sam: Burnham) vnto m^r Iames ffothergill: w^{ch} was likewise put to the question and confirmed vnto the said Iames ffothergill.

 \mathbf{M}^{r} Deputy moued for order to drawe three severall Patent (\mathbf{viz} to these men vizt

To m^r Iames Haberly and his Associate.

To m⁻ Arthur Levellis, and to Capt Iohn Martin w^{ch} was accordingly ordered to be drawne vp against the Quarter Court.

M^r Roberts moued the Court for a letter of recomendacon vnto the Gouernor of Virginia in the behalfe of m^r Arthur Leuellis that is nowe to take a Patent that himselfe and his people may be respected and well accomodated after their arrivall in Virginia.

M^r Deputy acquainted the Court howe farr the Auditors had proceeded vpon the Account \mathfrak{C} of the old Magazine of Virginia (m^r Essington havinge brought vnto them his book \mathfrak{C} w^{ch} he said had his begininge some 5 yeares agonn, but said he would give the Adventurers but litle comfort for that they were like to receaue for ought yet appeares) but litle above halfe of their principall money, that there was nowe 1000^{ll} to be divided amongst them, and also added that there was a great difference between m^r Essingtons and y^e Capemarchant book ℓ , m^r Essington eharged him with 400^{li} more then he acknowledged but he said they were not yet come so farr that he could give them a certaine resolucon where the fault lye laye.

M^r Kightly takinge notice of the great losse the Aduenturers were like to sustaine of their principall money after so longe forbearance said that he had heard it crediblie reported, that their Capemarchant was at first a verie poore man, but through his imployment in the said Magazine, was become exceedinge rich, whereas his bargaine was that he should be recompensed out of the gaines of their Stocke: he therefore wished that the buissines might be strictly looked vnto.

 M^r Deputy moued y^t the Aduenturers for some consideration to be had for m^r Cuff \mathfrak{C} paines bestowed about those Account \mathfrak{C} .

 \mathbf{M}^{r} Deputy presented also a note of certaine Debt \mathfrak{C} due vnto the Companie whereof he named some (vizt)

m ^r Morris Abbott who stand¢ indebted	38^{li}	7.
m ^r Nich ^o Leat	43	
$\mathbf{m}^{\mathbf{r}} \mathbf{W}^{\mathbf{m}}$ Caninge	88 -	- 5 -7
Capt: Io: Bargraue by subscription	512	10 - 0
The Aduenture in the Susan w ^{ch} S ^r Tho: Smith or Al- derm: Iohnson is to pay	105 -	- 00
derm: Ionnson is to pay		[151]

And further that there was brought to that Account neere 100^{ii} : for charges in followinge the Suite against Capt: Bargraue.

These buissinesses and Debt \mathcal{C} laye as it were a sleepe because there was noe one perticuler mann to followe them, and although divers men had Shares in the buissines, yet every man would rather loose his part then put vpon himselfe any trouble or labo^r.

S' Edwin Sandys said that he would nowe make a močon against their Salaries whereat divers gentlemen had taken exception, that for his Salary it Should not trouble them for he would surrender it vp with a better will then ever he tooke ||it||, But said that whereas m' Wrote

delinered to the last Sumer Hand¢ Court a Project howe the Contract shalbe well managed with lesse charge then nowe it is ordered he desired the same might be nowe read to this Companie: whereby if a better waye may be found then was formerly it may be taken into consideracion and followed.

M^r Moorer comended m^r Wrotes project to be verie good and worthy of respect and consideracon.

S^r Henry Mildmay said he was not directly of the opinion of m^r Wrote in that paper w^{ch} was read touchinge his Project vizt That the poore Planter should be so limitted for the sale of his good But said his opinion was that these great Salaries were directly the waye to ouerthrowe all, and said true it was they passed the last Court with his vote but he was nowe of a contrary opinion saying secundæ cogitationes sint longe meliores, and further added that he conceaued his Ma^{tie} would rather that the Contract should not goe forward at all then to the ruine of the Planters, and said he was of opinion the buissines might haue bin better husbanded.

The Lo: Cauendish said he held it fitt the Counsell be assembled, to consider what better course can be proposed for the well managinge of this buissines.

S^r Tho: Wroth moued that the Court might nowe deliver their opinion touchinge the Salaries because it so much concerned the poore Planters.

Capt: Rossingham said this course of consigninge all the Planters Tobacco that shall come home into one hand would much preiudice the Planters and exceedingly discourage them, but he was answeared that he spake against the mayne body of the Contract for without that it could not be. [152]

M^r Iohnson the Lawyer made request he might have liberty to speake freely to the matter of Salaries wherein he protested he would vphold the opinion of no man he said the Salaries as they nowe stand modo et forma will discourage the Planters and hinder the Plantation, he therefore wished no Sallaries at all as yet or if Salaries then after a better waye then is nowe piscribed vnto w^{ch} he said he would giue these Stepps.

The first Steppe was that worthie men would please freely to continue their paines and bestowe their laboures in this buissines as others had donn for many yeares together.

That if Salaries be graunted they might be by the waye of honorare or gratuities in reward of service donne.

And if by a Stipency then not to propose so great a Some as $2500^{\text{u}} \text{ w}^{\text{ch}}$ is $3^{\text{d}} p^{\text{u}}$ vpon — 200000 waight for this he said would deterr the Importacon of Tobacco and if that faile the Companie will smart for it.

Beside he wished that the Salaries might not be raised by this vigorous and strict waye of imposicons but rather out of the aduancement of the price of the Tobacco by the sole sale of it here.

 S^r Iohn Dãuers said that he was himselfe a wittnesse of y^e great care that the Coñittee tooke touchinge the Salaries, but think it will not be this dayes worke to answeare the Obieccons made against them, and therefore moued that they might nowe onely heare the opinions of the contrary side and to morrowe to consider of them and so prepare the buissines against the Quarter Court.

 M^{r} Wilmer said he was verie much discouraged and so were others whereof he would nowe shewe the cause.

The first cause was about the importacon of the Spanish Tobacco.

The second touchinge the Salaries.

ffirst he said in the Præamble to the Roll he had observed that the Companie are to beare a 10th part in the iointe Stocke for bringinge home of Spanish Tobacco and gaue their Seale for the Security.

Whereby he conceaued that if the iont Stocke faile private mens estate both here and in Virginia are lyable to make good the Companies engagement and therefore wished some course might be taken to saue the Companie harmeles in case the Iointe Stocke should faile. [153]

ffurthermore in the Præamble there is no caution or dispensacon menconed, in case the Kinge of Spaine shall raise the price of Tobacco w^{ch} he hath alreadie donn as he is credibly informed.

Also he observeth that the Vndertakers have but one year graunted them, for the bringinge in of the Spanish Tobacco, w^{ch} by reason so great quantity thereof is here already in this Kingdome cannot be brought in but with much losse or verie smale gaine if the price thereof be enhaunced in Spayne.

It beinge almost 6, of the Clocke it was vpon mocon generally agreed by ereccon of hand ℓ that the Court should be continued duringe pleasure This donne m^r Wilmer was desired to proceed.

Wherevpon he said he had observed also in the Roll that the Importačon of Spanish Tobacco is to be consigned to the Comittee by whome that buissines is to be managed to the benifitt of the Vndertakers who are to have no votes in the carriage of that buissines but must be wholly left to the care of the Director and Comittees.

His second cause ||of|| discouragement he said was the matter of Salaries but spake not of it to any but the Comittees.

His first reason for that the matter of Salaries as he hath heard here in Court was sodainely and vnduely carried, that the Comittee treated supficially thereof by the fires side that the Deputy was called awaye and therevpon that Comittee brake vp and did nothinge: At the next meetinge it was sodainely concluded vpon and so brought to the Quart¹ Court where he observed a great deale of silence and many hand held vp against it.

2 Reason that the Salaries were vnseasonably given because no service was pformed nor was it knowne howe well they would be deserved as also in respect there is no money in Cash, but the Companie verie much in debt. 3: Reason Salaries are vnecessarie if the buissines may be otherwise managed, and think the Directo^r may doe good seruice by beinge a Comittee at large, and sawe no reason why the Directo^r should have such an overulinge power, and therefore supfluous.

And held also his Clarke to be vnecessarie.

To the Treasuror he allowed 100^{μ} with a Clarke.		
1 Casheire	50^{H}	
Bookep	50^{H}	[154]

4 Comittees 50^{μ} a peece supposinge 4 to be enough, but said that those already chosen were not men conversant in marchandizinge as was fitt they should.

As for the Comittees at large he thought it best they be rewarded as they shall deserve and so likewise inferio^r Officers whereby he said he abated 1150^{μ} of the former proporcion.

The Lo: Cauendish moued againe that the old Comittees and Counsell together with the Assistantes of the Sumer Ilands may meete to morrowe about it, where m^r Wilmer or any other that would might be present and give their aduise touching that buissines.

S^r Edward Sackuill said that he would not nowe stand to give Answeare to prepenced and premeditated argument but desired before they proceeded to a resolucon that such as were of the contrary Opinion and had given out that these Salaries were vnduely carried and exorbitant in their values might have a daye appointed for hearinge.

M^r Caswell moued that whereas m^r Wilmer desires there might be fower Comittees he might be one of those that should laye downe their Salaries and m^r Barbo^r also desired he might do the like.

 M^r Bennett said he had bin present at these passionate proceeding and that he was as much greined at these intestine differences as at the late Massacre: And said that he observed many to be discouraged at the grauntinge of the Salaries, but his hope then was his lp: would have disperced those Cloud awaye: But for his owne part he said he

would most willingly lay downe his Salary but hopes this buissines wilbe againe so well debated and considered of as matters wilbe brought to an easie end.

 M^{r} Wilmer protested for the better clearinge of himselfe from that suspičon w^{ch} some might have of him vpon a supposičon that he spake out of Enuy toward ℓ the psons of those that had Salaries that he spake it freely out of his conscience.

 S^r Edwin Sandys made Aunsweare that the buissines of the Salaries was not so vnduely carried as he conceaued for the Counsell had duely considered thereof and brought their opinions to the Quarter Court w^{ch} did ratifie and confirme them But he said that the Salaries (nowe they had given them) cannot be taken awaye by a Quarter Court, nor the Officers that they had chosen vnlesse they doe therevnto consent: But he would that a time might be appointed for y^e debating of these buissinesses without passion or partiality. [155]

These thing \mathfrak{C} thus debated vpon it was at length agreed and ordered by ereccon of hand \mathfrak{C} that a Court should be be warned to meete to morrowe both forenoone and afternoone to consider of the matter of Salaries and of the best course that may be taken for setlinge of that buissines.

It was also moued that such as have accused m^r Deputy of false entring of a Court will prepare and produce their proufes against to morrowe that they may be heard: Wherevnto m^r Wrote said he would forbeare to doe it for the present and prosecute it in his due time and place having appealed vnto his Ma^{tie}.

The Ea: of Southampton moued in the behalfe of a Noble & worthie gentleman Collonell Ogle (that had deserved well of the Companie heretofore and was also still well affected vnto the Plantačon) that they would please to graunt him his freedome w^{ch} request of his lp: the Court most willingly condiscended vnto.

M^r Mellinge moued that whereas there was heretofore a booke of Lawes for Virginia put in printe without the authority of the Companie w^{ch} notwithstandinge is divulged abroad to be printed by the Companies consent, that it might be taken into consideracion by a Comittee appointed by the Court to the end the trueth thereof may appeare w^{ch} point was referred to the Quarter Court.

An extraordinary Court held for Virginia on Tuisday in the forenoone the 4th of ffebruary i622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish.

S' Edw: Sackuill.	m' Bromefeild.	m ^r Widdowes.
S' Edwin Sandys.	m' Paulavicine.	m ^r Isaack Seward.
S' Robt Killigrewe.	m ^r Do ^r Meddus.	m ^r Moorer.
S' Io : Scudamore.	m ^r Steward.	m ^r Edwards.
S ^r Tho: Wroth.	m ^r Wither.	m ^r Mellinge.
S ^r Edw: Lawly.	m ^r Wheatly.	m ^r Swayne.
Dean of Paules.	m ^r Bland.	m ^r Webbe.
m ^r Nich: ffarrar Dpt.	m ^r Bull.	m ^r Cuffe.
m ^r Gibbs.	m ^r Meuerell.	m ^r ffran : Waterhowse.
m ^r Binge.	m ^r Caswell.	m ^r Vyner.
m ^r Kightly.	m ^r Gookin.	m ^r Saywell.
m ^r Wilmer.	m ^r Trueloue.	m ^r Taylo ^r .
m ^r Harvy.	m ^r Bond.	m ^r Tatam.
m ^r Tho: Shippard.	m ^r Hart.	m ^r Barbor.
m ^r Boothby. m ^r Barbo ^r .	m ^r Woodall.	m ^r Hackett. with diuers others.

My lo: of Southampton signified vnto the Companie that he $\|\text{had}\|$ staid about an hower expectinge a fuller Court, and said the occasion of this meetinge was, that whereas [156] the Quarter Court had

16456-vol 2-06-15

formerly sett downe a Course for the well managinge of the Tobacco buissines, the said course beinge thought by some too burdensome, they had propounded another waye w^{ch} they were nowe to consider of, desiringe euery man to speake freely and to each perticuler as it should be proposed without disorder ||and|| passion and said he held it fitt that the Project be read first all ouer and after examined by part^c.

m^r Wrotts proiect.

A Declaration playnely shewing how the Contract may wth less chardge bee menadged then now it is ordered

First the place of Director §and Deputy§¹ shall absolutely be laid downe and the Salary giuen to them shalbe wholly saued, the two Companies may supplie the place of Director in their extraordinary Court ealled for that purpose.

There shall be one sufficient Marchaunt chosen Treasuror to whome the Companie may be pleased to give 100^{μ} Salary.

Vnder him there may be placed a sufficient Accountant that may be his Cashier to whome may be allotted 50^{n} or 40^{n} Salary.

There may be Ten Comittees whereof fower to be chosen by the Sumer Ilands Company of the number of their Assistant and six by the Virginia Companie to each Comittee 20^{n} Sallary may be allotted.

There may 6 gentlemen be chosen indifferently out of both Companies w^{ch} may be in quality of Assistant \mathfrak{C} to the Treasuror to whome no Sallary shalles allotted but in case the buissines proues by their industrie and good carriage profittable the Companie may with some smale gratuity testifie their good acceptance of their endeauo^{rs} and also comend them further to the Lord Treasuror of whome it may be hoped that he wilbe pleased to consent to such a moderate guift.

To the Bookeeper there may be allotted $60^{\mu} \frac{\text{Salary}}{\text{Salary}} p \text{Añu}$ To the Beadle $15^{\mu} p \text{Añu}$

To the Husband 15ⁿ p Añu.

To the ||a|| Clarke ||for|| to waite wholly vpon that buissines 30ⁿ.

ffor a howse wherein no man that hath a family shall dwell but the howskeeper 60^{μ} p Añu or at most 80^{μ} sufficient Warehowse roome comprised therein.

To the Soliciter accordinge to the Discrector of the Assistant & Conittees:The whole charge of Officers howse and Conittees will not amount to 600° at the vttermost for Sallary and howserent so in this alone there is saued aboue 1200° p Añu.

If the Companies wilbe pleased to allott other 600^{11} to be raised for y° payment of publique charges in case so much shall neede there wilbe saued to his most

¹The caption and preceding words of this document are in the handwriting of Nicholas Ferrar.

excellent Ma^{tie} and the two Companies 1300ⁿ yearely and of that 600ⁿ the officers shall giue a just Account and make restitueon of the Remaynder if any be. And it is not to be doubted but that there wilbe found so many worthie members of both Companies as will vpon these Termes for one yeare and more rather then the buissines shall fall to the ground to beginn this Hillary Terme to vndertake this buissines, for consideringe that $\frac{many}{many}$ []diners[] for diuers yeares past even for conscience sake have with great alaerity given their assiduous attendance for the Dispatch of the most waightie buissines of the Plantations, when it was onely the worke of Societies nowe that therevnto there is adioyned the service of his most Excellent Ma^{tie} who neuer leaves vnrewarded those that labo^r for him, there wilbe I dare affirme a vertuous strife and emulacon amoungst vs who shalbe honoured with this imployment: These Officers should meete two Dayes in the weeke at least and oftner if neede be.

To all these Officers I would have an oath given for that the importation of Spanish Tobacco is the ||a|| mayne branch of the Contract. The Preamble may be altered so in fauor of the Aduenturer, that many men may be encouraged to subscribe who nowe forbeare by reason of y^e hard conditions proposed therein. [157]

To these may be added some Connittees at large and those of eminent quality and great aduenturers in one or both the Plantations to whome equall power and vote may be given with the other.

And in case that part of the Contract be punctually observed that all the Tobacco to be sold in bancke it wilbe necessarie to drawe a preamble to a second roll whereby the Brothers of the Companies may be admitted to subseribe what Somes $\|$ they $\|$ shall thereby be lymitted for the buyinge of the Tobacco w^{ch} poore Planters shall bringe into this Kingdome that they may not suffer by expectinge the sale of their good ζ and attendance for money.

In this proposition of a certen Salary I rather give waye to other mens opinions then follow myne owne iudgem^t for I determine not that this is the best course but propose it as a better then that y^t is already established for if it be possible to manage the buissines so, I could wish these pencons were changed into gratuities according to the merrit of every mans endeavo^{rs} at y^e end of the yeare when the buissines is donn, and it plainely appeares y^t the project aunswers expectation in point of profitt: These two courses thus offered to the iudgem^t of the Court I humbly submitt to the censure of this Hono^{ble} Companie and if they be pleased to embrace either of them my desire is they will coffiend that course they best like to the Virginia Companie to be also approved by them.

 M^r Binge presented a paper to his lp: as from m^r Wrote sayinge, it was the same that the other was onely it had some addieons, $w^{ch} m^r$ Wrote thought vpon the last night w^{ch} he praid might be read.

But the title of it beinge Obiections against the Salaries, it was resolued to goe on with the Proposition deliuered to the Suñer Ilands Companie and desired to be recoñended to the Virginia Companie and desired to be recoñended to the Virginia Company, and by the Preparatiue Court, wherein it was read and ordered to be considered of at this daye w^{ch} was read all ouer together and afterward his lp: read the first Article w^{ch} was this followinge (vizt) ffirst the places of Director and Deputy shall absolutely be laid downe, and the Salary giuen to them shalbe wholly saued: The two Companies may supplie the place of Director in their extraordinary Courts called for that purpose.

Touchinge w^{ch} it was first thought fitt to consider whither this newe waye were a good waye or noe and whither it be better then the other waye.

S^r Robert Killigrewe demaunded first, howe it was in other Companies it was generally acknowledged that all Iointe Stock \mathfrak{C} whatsoeuer are managed by one cheife man and next vnder him some other in the nature of a Deputy as the Companie had already ordered and that the eourse propounded in the Article read was without all President: And it was deelared howe that the Companie ioyninge in a Magazine together, w^{ch} did not exceed 7000^{li} in the vnderwritinge it was yet thought necessarie to choose a Directo^r for the managinge of it, and the like course was held in all manner of Iointe Stock \mathfrak{C} whither for trade or Plantačon beinge all comitted to some one man as Directo^r or Gouerno^r, and therefore it was dangerous to followe a newe waye neuer before trodden.

Secondly it was objected that the two Companies have more buissines already then they can well pforme and therefore they would neuer be drawne together vpon such occasions so frequently as were necessarie. [158] S^{r} Edward Saekuill said that it was a verie great indignity to impose it vpon the Lord \mathfrak{C} that were the Gouerno^{rs} to attend continually such buissinesses as the Directo^r and Deputy were to pforme.

As for m^r Deputy he protested that though he spent his whole time in the Companies buissines yet he was not able to ouercome halfe that was to be donne for want of helpe, and declared howe that men were not able to be gotten together for the auditinge of the Companies Account ζ and that w^{th} them many other of the most waightie buissinesses of the Companie laye neglected: Wherefore it were to ouerthrowe all to put more vpon the Officers and Companie.

 S^r Edwin Sandys said that in a Bodie consistinge of many Members w^{ch} must all concurr in one Accon there must be by necessity of nature & reason one head to containe and direct them vnto vnity that to make this one head to be two Court assembled vpon euery needfull occasion, was a thinge not onely repugnant to the ¹ celerity of dispatch w^{ch} this buissines would require but also of insupportable toyle both to the Gouerno^r Counsell and Companie.

It was also declared howe impossible it was would be to make any progresse in buissinesses in such a kinde of gouerment, where any one might vpon pretence of requiringe to have his vnderstandinge satisfied in any pointe, call backe thing concluded as was instanced to be donn in the Sumer Hand Companie where there havinge passed a matter in two ordinary Court (, and afterward (much disputed in a Preparative Court and lastly concluded in y^e Quarter Court yet in an ordinary Court afterward one man because he was not present at the passages thereof he required to have it all againe read and argued : And because the Court might be better informed concerninge this pointe the Lord Cauendish propounded that a writinge presented to the Counsell and Coñittees before they resolued of this Course might be read concerninge the office of the Director specified in that writinge, all w^{ch} good part (and sufficiencies although verie great the Court adiudged requisite in him that should have the chiefe part in the managinge of this

¹ Written over ''that.''

buissines: And m^r Woodall said that except him, whome they had already ehosen, he thought they would not finde a man that would be able to pforme it, but he hoped he would.

In the end after a longe disputacon of this pointe his lp: put this Article to the question in this manner whither it were not impossible that the Court \mathfrak{C} should pforme the buissines accordinge as [159] was propounded in that first Article, the whole Court by a generall ereecon of hand \mathfrak{C} not one dissentinge confirmed it to be impossible.

Concerninge the second Article w^{ch} was as followeth (vizt)

There shall one sufficient marchant chosen Treasuror to whome the Companie may be pleased to give 100^{11} salary.

ffirst it was objected that the Salary of 100^{11} was so smale as there might almost be as much lost in tellinge of so much money w^{ch} in receauinge and payinge could not be lesse then 100000^{11} and that to giue a 100^{11} to a man of such sufficiency as that place required and that must vndergoe so great a charge as that was, and that must giue continuall attendance thereon, was an vnreasonable thinge nor would any man vndertake it except some that ment by the imployinge of the money or otherwise to make some extraordinary benifitt.

It was also alledged that the East India Companie when their Stocke was but 100000^{11} p Annm had given 300^{11} and sometimes 4 or 500^{11} to their Treasuror.

It was also declared that of necessity the Treasuror must engage himselfe for takinge vp of moneyes for the buissines especially for the payment of custome.

In the end after much debate and dispute of the matter, the Court generally agreed, that the reward of 100^{11} was nothinge proporconable and seemed so sensible of the smalenes of the Salary and the greatnes of the charge and paines, as they generally declared themselues vnwillinge to accept of the service of any such as would for such a matter, vndertake it: wherevpon his lp: vpon that Proposicon made these two questions (vizt)

Whither the Companie do thinke 100^{μ} p Añu a sufficient reward for a Treasuror that must vndertake this buissines it was by a generall ereccon of hand (saue 4:) thought vnsufficient.

Secondly it was put to the question whither the Companie would willingly comitt their Stocke to one that would accept of the office for 100^{μ} : It was therevpon by a generall ereccon of hand(denied. [160]

At a Court held for Virginia on Tuisday in the fore||after||noone the 4th of ffebruary i622

Present

Right Hono^{ble} Ea: of Southampton. Lo: Cauendish.

S ^r Edw: Sackuill.	m ^r Mole.	m ^r Wheatly.
S ^r Io: Brooke.	m ^r Kightley.	m ^r ffelgate.
S ^r Edwin Sandys.	m ^r Io: Smith.	m ^r Seaward.
S ^r Io: Daners.	m ^r Barbo ^r .	m ^r Mellinge.
S ^r Ro: Killigrewe.	m ^r Caswell.	m ^r Cuffe.
S ^r Edw: Lawly.	m ^r Gookin.	m ^r Hackett.
S ^r Io: Seudamore.	m ^r Hobbs.	m ^r Barker.
The Deane of Paules.	m ^r Ditchfeild.	m ^r Webbe.
m ^r Nich [°] ffarrar Dpt.	m ^r Caninge.	m ^r Sheldon.
m ^r Io: ffarrar.	m ^r Moorer.	m ^r Tho Waterhowse.
m^{r} Gibbs.	m ^r Tomlins.	m ^r Edw: Waterhowse.
m ^r Binge.	m ^r Porter.	m ^r Nicholl ^e .
m ^r Wilmer.	m ^r Downes.	m ^r Hart.
m ^r Wolstenholme.	m ^r Kirrell.	m ^r Elkington.
m ^r Bromefeild.	m ^r Meuerell.	m ^r Tatam.
m ^r Risely.	m ^r Bull.	m ^r Gold.
Capt Harvy.	m ^r Withers.	m ^r Sparrowe.
m ^r Edw: Iohnson.	m ^r Iadwin.	m ^r Ley.

Capt Bargraue. m^r Bland. m' Ro: Smith. m' Wither. m' Sheppard. m' Widdowes. m^r Robert¢. m^r Woodall. m^r Taylo^r. m^r Addison. m^r Wiseman. with diuers others.

ffirst was read that w^{ch} had passed in the morninge w^{ch} beinge put to the question was by a generall ereccon of hand (approved to be rightly sett downe accordinge to the sense, effect, meaninge, and conclusion.

M^r Binge moued to knowe why in settinge downe the proceeding \mathfrak{C} of the morning \mathfrak{C} Court, the reasons onely of one part vizt: that w^{ch} the Court afterward \mathfrak{C} concluded were sett downe and the Allegačons on the contrary part onitited: Wherevnto answeare was made that it was needles to expresse those reasons and exceptions w^{ch} were disallowed: And it was by divers worthic persons approved to be the custome of the howse of Parliament Parliament onely to record those mayne reasons that induced the conclusion and to onit the rest as needles and fruitles.

The Ea: of Southampton said he would nowe proceed to the worke of this daye namely to examine the rest of the Articles of m^r Wrotes Project; Wherevpon the third Article was read w^{ch} was this that followe (vizt) Vnder him there may be placed a sufficient accountant that may be his Casheir to whome may be allowed 50^H or 40^H Salary. [161]

My Lo: of Southampton willed m^r Deputy to declare what the Companie had concluded in this pointe, who answeared that they had had thought fitt there should be two Casheirs one continually to remaine in the Treasury for $||y^e||$ receipt and payment of moneyes, and other continually to goe about to call and receaue such moneyes as daylie growe due.

 S^r Edwin Sandys said he considered in this buissines a two fold Accon the one of receauinge the other of payinge and was of opinion that

232

these two would not coincidere: in reguard that it would many times happen, that at the same instant there must be moneys receaued and paid to diners psons.

 M^r Wither said that he was of opinion that there must be added a Third Casheir in reguard that there would be an infinity of Bill ℓ and specialities, receipt ℓ and acquittances to be made w^{ch} would almost take vp one mans whole time.

And whereas it was alledged that the Treasuror might imploye his owne Servant¢ that was not adjudged reasonable to require it: And whereas it was said that this matter and other Offices would be pformed in great part for love, and for the part publique benifitt,

S' Edwa: Sackuill said ||replyed|| that he had heard great and worthie Merchant¢ ingenuously protest that their end was their owne private proffitt and not the publique good w^{ch} did belonge to publique psons and not to private men.

 M^r Io: Smith said that having spent vpon Virginia a verie great matter, he did by God¢ blessinge hope to receaue this yeare, a good quantity of Tobacco w^{ch} he would not willingly have come vnder the hand¢ of them that would performe the buissines for love and not vpon a good and competent Salary, and his opinion was, that the imployment of these Salaries Casheires would be so great as they should be enforced to keepe Servant¢ vnder them, for from them must come the Instruccons to sue out Processe, Bill¢, Informacons, Declaracons. C^r.

Wherevpon it beinge put to the question whither they thought it possible that one Casheir cann pforme the buissines of this charge. It was passed by a generall ereccon of hand((saue onely one) that it was not possible: And beinge put to the question whither they held it necessarie to have two Casheires it was generally agreed vnto. [162]

After this was read the 4th Proposition w^{ch} was as followeth (vizt) There may be ten Comittees, whereof fower to be chosen by the Sumer Ilands Companie of the number of their Assistants and six by the Virginia Companie to each Comittee 20th Salary may be allotted.

The Addicon to the number of the Comittees was not disliked but for the Salary of 20^{H} to each it was adjudged much too litle: ffor whereas by the Project they were to meete at least two dayes in the weeke, S^r Edward Sackuill said that that was but 11 grotes a daye, but he was of opinion that they should be enforced to meete so often as perhapps it would not come to 12^{d} a daye.

It was also said that men beinge in Trade whither Marchaunt ℓ of ||or|| Shoppkeeps could not spend so much time for so litle but very much to the preiudice and neglect of their estat ℓ ; w^{ch} when they should pceaue although they might phapps at first beginn out of the abundance of conscience yet that would quickely faile and thinkinge themselues bound by a great bond of conscience to prouide for their owne charge will either negligently followe the buissines or el ℓ phapps seeke some indirect courses to satisfie themselues to the full of their paines and labo^r, w^{ch} reasons and diuers others beinge well considered of his lp: at length put it to the question whither the Companie did thinke Ten Comittees so salariated as in the Article is sett downe, would suffice to doe the buissines to the content of the Companie, it was by a generall ereccon of hand ℓ (onely two dissentinge) denied and disliked.

It was also put to the question whither they had rather have 8: Comittees with 50^u a peece as was formerly ordered it was generally agreed.

After this was read the fifte Article w^{ch} is as followeth (vizt:) There may six gentlemen be chosen indifferently out of both Companies w^{ch} may be in quality of Assistants to the Treasuror to whome no Sallary shalbe allotted, but in case the buisines proues by their industrie and good carriage profittable the Companie may with some smale gratuity testifie their good acceptance of their endeauo^{rs} and also comend them further to the Lord Treasuror of whome it may be hoped that he wilbe pleased to consent to give such a moderate guift.

Against this Proposition was objected that instead of one Directo^r there were six sett vp, w^{ch} kinde of forme would breed both infinite

confusion in Counselle and determinacions and delay in execucion of matters. [163]

It was also said that the mayne part and substance of the buissines consisted in matter of proffitt and tradinge: In w^{ch} thing¢ Gentlemen beinge not expert, it was not conceaued, howe §they§ by their industrie and good carriage should so much aduance the buissines.

It was also generally conceaued that the gentle \tilde{m} beinge of worth and givinge continual attendance, the gratuity menconed could not be lesse then 100^{μ} a man whereby the charge would be much encreased.

In the end his lp: put the Article to the question and by a generall ereccon of hand ξ it was disliked.

After this was read the 6: Article w^{ch} is as followeth, to the Bookeeper there may be allowed 60^{h} per Añu, to the Beadle 15^{h} per Añu. To the Husband 15^{h} per Añu.

The abatement of allowance for the Bookeeper and Beadle were disliked, And for the matter of the Husband who must be a man of creditt and worth beinge to have vnder his hand the whole Stocke and bound to give continual attendance, the allowance of 15^{ii} was adjudged that he must give a Servant vnder him more Wherefore the Article beinge put to the question it was by a generall ereccon of hand disliked, and on the contrary the Salaries proporconed by the Companies well liked and approved.

After this was read the 7th Article vizt To a Clarke for to waite wholly vpon that buissines 30ⁱⁱ.

And it was generally adjudged that it was impossible that one Clarke should suffice, and m^r Deputy said that although the Secretary kept two men vnder him, yet he was not able so to ouercome the buissines of the Companie as that he might have his attendance for the dispatch of buissines, Wherefore m^r Deputy said he was forced as divers of the Companie well knewe to keepe a Clarke at his owne charge; and for

this buissines he said according to his vnderstandinge there would arise an infinite deale of writinge to him that had the Deputies place.

In the end the Article beinge put to the question to have on Clarke was by generall ereccon of hand disliked.

After this was read the 8: Article w^{ch} followeth (vizt) ffor a house wherein no man that hath a family should dwell but the Howskeeper 60^{ii} p Aňu or at most 80^{ii} sufficient Warehowse comprized therein: w^{ch} beinge put to the question it was [164] by a generall ereccon of hand thought impossible that 80^{ii} a yeare should procure a fitt howse and sufficient Warehowse roome instance beinge made in the howse wherein the Court at present are kept, for w^{ch} hath bin offered 100^{ii} p Aňu. and yet it is not capeable enough for the Companies vse for Court c: And as for Warehowse roome it was by divers affirmed that 60^{ii} p Aňu more then belong to the said howse would not suffice: Wherevpon the Article being put to the question was by a generall ereccon of hand disliked.

After this was read the 9^{th} Article vizt To the Solicitor accordinge to the discretion of the Assistants and Comittees w^{ch} beinge put to the question was by a generall ereecon of hand disliked.

After this was read these words followinge The whole charge of officers howse and Comittees will not amount to 600^{11} at the Vttermost for Sallary and hows-rent so in this alone there is saued aboue 1200^{11} p Añu Concerning w^{ch} the Court declared their mind ℓ that they made no question of his Ma^{ts} Royall disposition in rewardinge of all that did him seruice but since by his Ma^{ts} royall grace and the Lord Treasurors Noble fauo^r, the appointinge of Salaries and recompencinge of Officers that should take paines was left to the Companies owne indgement, they were desirous to make vse of it without touchinge his Ma^{tie} or the Lord Treasuror and so this Article beinge put to the question it was by ereecon of hand ℓ disliked.

After this was read these word \mathfrak{C} : to all these officers I would have an oath ginen: To w^{ch} answeare was made, that was ordered by the

Companie in the Quarter Court, and the extraordinary Comittee beinge the Lord

Lo: Cauendish Padgett .	m ^r Gibbs.
Lo: Maynard.	m ^r Wrote.
S ^r Edw: Saekuill.	m ^r Io: Smith.
S ^r Io: Brooke.	m ^r Robt: Smith.
S ^r Io: Dãuers.	
S' Hen: Mildmay.	

desired to take it into their consideracon together with m^r Deputy.

After this was read these word \mathfrak{e} vizt And for that the importation of Spanish Tobacco is a mayne Branch of the Contract the Præamble may be altered so in fauo^r of the Aduenturers that many men may be encouraged to subscribe who nowe [165] forbeare by reason of the heard condicons proposed therein: Wherevpon m^r Wilmott declared 3 exceptions that hindred him from writinge to the Roll, ffirst in that he did not conceaue that the bringinge in of the whole quantitie was certainely assured to the Aduenturers but onely the 40000 weight.

And further that the bringinge in of the 40000 w^{tt} was strictly tied to one yeares Terme and so the Aduenturers had not the same liberty as was by the Contract graunted to the Companie.

Thirdly he desired that if the Companie would beare a part, they would give better security then their Seale.

M^r Mole also said that he conceaued that the matter of fower Shares and the lendinge of the Companie a Tenth part hindred many Aduenturers: Herevpon the Roll was read and for m^r Wilmoits doubt(it appeared plainely, that the Vndertakers of the first 40000 waight, if they would they might bringe in the rest excludinge all others and if not they might leaue it w^{ch} was conceaued a verie advantageable pointe vnto them.

ffor the second it was declared that the Companies intent was to graunt these vndertakers as much liberty as themselues had and so it was in the beginning plainely expressed where it is said that they shall bringe in this yeare 40000 weight, if conveniently they may, and if they cannot bringe in the whole conveniently then as much thereof as they can conveniently.

ffor m^r Moles Obieccons it was aunsweared that if he could certainely saye that any considerable Some would be brought in, if that clause of buyinge fower Shares were remitted the Companie would consider of it, but otherwise without aduantage to alter it were but to shewe vnconstancy, and as for lendinge the Companies a Tenth part of the Stocke brought in since by other meanes, the Companie could not beare a part, the Aduenturers that had already vnderwritten had desired that clause, and without the Companies beare a part wth them they would withdrawe the Somes they had vnderwritten, w^{ch} divers of them beinge present confirmed.

After this the Article of the Roll was put to the question, that excepted that was before, It was by ereccon of hand(generally disliked. [166]

After this the next Article w^{ch} followeth, To these may be added some Comittees at large and those of eminent quality and great Adventurers in one or both the Plantations to whome equall power and vote may be given with the other w^{ch} beinge read it was put to the question whither the Companie did like of that Article that superinduce y^e Third order of the Comittee: The affirmative had no hand the Negative all.

The Court ordered to continue duringe pleasure.

After this the Lord Cauendish takinge the Chaire and begininge a Sumer Ilands Court proposed vnto the Court all those severall Articles w^{ch} had bin pticulerly examined and passed in the Virginia Court, and at the desire of the Court put them all to the question, the said Companie ratifyinge and confirming whatsoever the Virginia Companie had donn.¹

The Sumer Hand(Court is likewise ordered to continue duringe pleasure.

238

¹ Rough notes concerning these affairs are referred to in List of Records, No. 404, Vol. I, page 164, ante.

After this the Ea: of Southampton takinge againe the chaire read the next Article w^{ch} is as followeth And in case that part of the Contract be punctually observed, that all the Tobacco be sold in Bancke, it wilbe necessary to drawe a Præamble to a second Roll whereby the Brothers of the Company may be admitted to subscribe what somes shall thereby be limited for the buyinge of the Tobacco w^{ch} poore Planters shall bringe into into this Kingdome, that they may not suffer by expectinge the sale of their good \mathfrak{c} and attendance for money: w^{ch} S^r Edwin Sandys said the Counsell and Coñittees had taken that point often into their consideracion, and they conceaued it would not be donn but by Roll, but they had determined nothinge therein, but would with all seriousnes and were considered ||care consider|| what course was to be held for the best aduantage and content of the Planter.

After this was read the last part of m^r Wrotes Project w^{ch} followeth, I could wish these pentions were changed into gratuities accordinge to the merrit of euery mans endeauo^{rs} at the end of the yeare when the buissines is donn, and it plainely appeares that the Project aunsweares expectation in pointe of proffitt: The course therein propounded for gratuities was vtterly disliked it beinge contrary to the Contract with his Ma^{tie} wherein it was agreed that the Officers should be rewarded by Salaries. [167]

And herevpon S^r Edwin Sandys tooke occasion to acquainte the Court howe by the Contract his Ma^{tte} is to receaue his part at our lady day and Michalmas accordinge to the proporcions that shall be then receaued.

Wherevpon there was a necessity of settinge downe the Salaries at the begininge for if they should be deferred till the later end all the charges would lye vpon the Tobacco that comes home last and the Sumer Ilands w^{ch} comes at the begininge of the yeare would passe free.

 S^r Edw: Sackuill said that seeing Salaries that have bin so much talked of, continue but for one years and then both Salaries and Officers are newe to be chosen, he could not see what great inconveniences can followe the graunt if the worst fall out.

But m^r Moorer said the Salaries were dissorderly carried because the Salaries were first proposed and passed and afterward(the men chosen

vnto them: But to this S^r Edward Sackuill replied that that shewed the contrary that they were fairely carried, for had the men bin first chosen, it might have bin objected that the Salaries were made the larger in fauo^r of the psons, but it being first passed before these psons were knowne, it was meerely in contemplacon of the paines and charge of the Office w^{ch} opinion the whole Court generally assented vnto.

My Lo: of Southton put it to the question whither they did concurr with m^r Wrotes wish in this last part of his Project, the affirmative had no hand ζ , the Negative had all.

M^r Rider moued that some speedie order might be taken for ready Sale of the poore Planters Tobacco: But he was aunsweared that no certaine order could as yet be made therein, but the Counsell and Comittees would take it into their care and himselfe and all others were desired to consider what course they could finde.

The Ea: of Southampton said that whereas m^r Wrote brought a Project vnto the Court with an opinion of proposinge a better and thriftier waye for managinge the Tobacco: The Companie havinge this day exactly examined by parts in enery perticuler have with a generall consent dissallowed of them, save onely in that clause that agrees with the former order. [168]

After this the pap presented by m^r Binge in morninge on m^r Wrots behalfe titled objections against the salaries were read w^{ch} beinge put to the question by the Ea: of Southampton whither the Companie did thinke them worthie of further consideracon the affirmative had no hand the Negative had all the hand, The Coppie of w^{ch} writinge doth here ensue.

Obiections agaynst the Sallarys.

Objections agaynst the Sallaries

1 ob: It is agaynst the Honour and Faith of y^e Companie to lay an imposicon vpon y^e good of the Plant^{rs} without their consent first had nor yet vpon intent? of the Aduenturers they both having the Seale of y^e Companie to assure them they would lay no other charge then the Statut layes vpon them and if the Companie break their Contracts solemly made no man will deale with them hereafter.

2 ob: It is dangerous also in example for the Companie that this yeare layes thus much, may the next yeare lay fower times as much for a breach beinge made by y° Companie into the priuiledges graunted by its selfe they may after raise the charge to what pporcon they please, and there is reason so to cenceaue for there is a booke comended by y^{e} -Comended by y° Companie to the Plantation w^{ch} constitute 7 correspondinge Comittees vizt of censure Defence health Sustenance Trade & w^{ch} are to be brought into vse between y° Company and Colony and if euery of these Comittees should have in generall 2500th pencon the charge would amount to neare 18000th yearely and if this prove a president y^t a branch one of y° heads as this of Trade for a Comodity that is esteemed a vanity shall have such a salary for y° managinge of it, if we goe on proporconably for each ||euery|| branch of Trade onely it will eat out the Stocke of the Adventurer and if accordinge to this head we proporcon the rest the Indies or y° Revenues of the great Turke or Emperor of China will not suffice to manage the buissines of the Plantacon.

3: ob: It is not agreeable to equitie that seeinge wee have made a lawe That the Companie here shall not be charged with y° want of mayntenance of Officers in Virginia wee should lay a charge vpon the goodes of y° Planter to mayntaine our Officers here.

4: ob: This exorbitancy of Salary shutt? the gate to all benevolences of y° Citty or other charity of private persons w^{ch} have much heretofore advanced y° Plantation and was likely daylie to encrease, for who will give to vs that are thus profuse to others, and this hath already changed the pious intencons of some good men.

5: ob: Seeinge these Officers and Coñittees neither take care for bringinge home good \mathfrak{C} from Virginia nor the Suñier Ilands nor for sendinge marchandize thither by any ioynt Stocke all w^{ch} is donne by the labo^r of the Planter and the care of the Aduenturer, for w^{ch} he is to paye factorage it is not agreeable to reason that onely for eeasinge and sellinge of a mans good \mathfrak{C} (perhapps against his will) he should paye such a Sallary before he knowe whither he shall gaine or loose by their sale of his good \mathfrak{C} .

6: ob: It will ruine the Contract it selfe for this enerease of charge will make it altogether vnsupportable so that the Marchaunt will have no medium whereby to be invited to send good thither to buye the Tobacco of the Planter, and the Planter will seeke forraigne marketts for his Comodity w^{ch} in time will produce an indepeney denced vpon this Kingdome mutual comerce beinge the strongest bond y^t will vnite Virginia to this State.

§7:ob: It is not vsuall to give gratuities before the worke donn so that this hastie conclusion of the Salarie seemes to be therefore sodainely donn beenuse that it might be delivered vp together with the Contract that the one might passe the other and this in substance hath bin aledged for a mayne reason.§

16456-vol 2-06-16

8: ob: It was concluded in Court that had no power to give the same as by the 99 lawe, If any $\|\text{man}\|$ move from $\|\text{for}\|$ any charge from any charge by waye of guifte in what sort socuer it shalbe first referred to a select Comittee, and if the charge fall out to be vnder 30^{n} it may be ordered by the next Court if above it shalbe referred till the next Quarter Court, and this beinge no Quarter Court for Virginia but a Derivative Court, the guifte is voide in it selfe for the Quarter Court cannot derive its power to another Court save onely in case of invincible necessitie or evident vtility for $\|\text{so}\|$ this Act bind ℓ not the Companie, for neither of both these appeare in this exorbitant Salary but all the contrary, So that the lawe standinge in force the last Quarter Court no act donne in a Derivative Court can dispence therewith.

9: ob: The greatnes of the Salary will make men desirous of y^e imployment and so great discontent will arise in the Companie while those nowe imployed will endeauo^r to retain their places and others will practise to supplant them that they may succeed them, envy and couctousnes herein concurringe will raise factors amongst vs and those if they be not timely and and in their infancy appeased will distract vs all.

10: ob: Seeinge this Contract was proposed first by some of those that haue y^e greatest Salary it wilbe in reason expected that they give life and beinge to their infant and foster it for one yeare for Charity or at least change their Salary in certainety to a gratuity in expectancy in case the buissines prove profitable and the project aunsweare the expectacion of his most Excellent Ma^{tie} and the hope conceaned ||and|| By $||then^1||$ them ||instilled|| into the Companies brest by w^{ch} noble course they shall stoppe the mouth of clamourous people who mutter between the teeth that the Salary was first in their intencon though last in proposicion, and the buissines will no Doubt be vndertaken and performed for one yeare and² more rather then the Contract should fall by some gentlemen and Cittizens well affected to y^e Plantation if the nowe Vndertakers relinquish the worke because their Salary is moderated or revoked yet it is hoped they will not fall from their auncient ||and|| accustomed goodnes by refusinge to do this worke of Charity for conscience sake in either case in the ordinary esteeme of men some blemish will light vpon them for their refusall. [169]

||It is desired that this buissines of the Salary passe its triall by the ballating box and that no salariated man though he hath given vp his pencon be admitted to have vote herein. $||^3$

The errors of my Project I confesse are many, I ame not so in love with my Brayn $\frac{1}{yet-but}$ but ame contented it should be vilified and made an expositions and ||I|| made no reply therefore yesterday to avoide contestacon,

¹Erroneous interlineation by the reviewer.

²Written over the word "or" by the reviewer.

⁸ This paragraph was inserted. It is in the autograph of Edward Collingwood, the reviewer.

This is all I now save the errors of too smale exhibition in one or two officers may be amended and need ℓ no exact research in the whole, if 20^{μ} p Añu be too litle for a Comittee it may be encreased to 30^{μ} and onely eight Comittees may manage the buissines, if a greater Salary would binde the conscience I would veald to it, but if conscience and honestic binde not neither will Salary: The same men that wthout Salarv are said to have vndonn the Plantation would scarcely have bin honester for a pencon, I intended it a Burthen to every officer save such as be servant because the imployment should not be desired but imposed In fine if wee hope his Ma^{the} should for his interest protect vs. wee must make as fewe Defalkacons as may be and in my judgement in a Doubtfull buissines whither it wilbe proffitt or losse wee should be moderate in layinge burdens upon that is already fully laden for if the project prove of it selfe insupportable wth what argument should ||all|| wee be able to move his most excellent Ma^{tie} to releiue vs, and if by this encrease of charge it proue insupportable the blame wilbe imputed to our selues that by addinge waight to waight crush the Contract.

for aunsweare to one Obieccon, that where none is supreame the parity will produce confusion I say the Treasuror shall in quality of President moderate the buissines and assemble the Coñittee. It is desired that this buissines of the Salary passe its tryall by the ballatinge box and that no salariated man though he hath given vp his pencon be admitted to have vote herein.

Vpon the mocon of the Lord Cauendish a Comittee is appointed and ordered to meete to morrowe morninge to read and examine whither the Patente ordered to be drawne vp be so donn in the vsuall forme.

Ea: of Southampton passed two Shares to m^r George Garrett.

M^r Iohn ffarrar passed ouer one Share to m^r Robert Harley.

M^r Iohn ffarrar passed one share to Elias Southerton.

The Lord Cauendish mouinge that whereas m^r Deputy stand¢ charged by m^r Wrote with an accusacon of false entringe a Court the 7° of October last that the same might be examined, and accordingly the Court declare their opinions therevon, but it was thought fitt to be donn at the ||by a|| Quarter Court, wherevolve the Accuser hath appealed.

The Virginia Court beinge ended and the Lord Cauendish takinge againe the Chaire proposed vnto the Sumer Ilande Companie whither they did concurr in opinion with the Companie of Virginia touchinge m^r Wrote objections against the Salaries It was therevoon generally acknowledged by the whole Court that they did vtterly dislike it.

And it beinge also moued, that whereas m^r Io: ffarrar stand caccused by m^r Wrote of severall pretended matters touchinge orders of Court [170] m^r Deputy might likewise come to his hearinge and tryall the next Quarter Court for the Sumer Iland c: The mocon was held so iust and reasonable as the Court could not deny it him.

> AT A GREAT AND GENERALL QUARTER COURT HOLDEN FOR VIRGINIA ON WEDENSDAY THE 5° ffebruary i622

Present

Right Hono^{ble} Ea: of Southampton. Ea of Warwicke.

- Lo: St John.
- Lo: Cauendish.
- Lo: Lawarr.
- Lo: Dauers.
- S^r Edw: Sackuill. S^r ffran: Leigh. S^r Io: Ogle. S^r Nicho: Tufton. S^r Phil: Carey. S^r Ro: Killigrewe. S^r Hen: Mildmay. S^r Sam: Sandys. S^r Edwin Sandys S^r Io: Dauers.
- S^r Iohn Trevor. S^r Hen: Maynwaringe. S^r Edwin Sandys Iuñ. S^r Tho: Wroth. S^r Edw: Lawly. S^r ffran: Kenastone. S^r Lawrence Hyde. S^r Humfrey Handford. S^r Roger Twisden. S^r Io: Skudamore.

Do ^r Dun : Deane of Paules.	m ^r Masterson.	m ^r Bull.
m ^r Nicho: ffarrar Dept.	m ^r Addison.	m ^r Darnelly.
m ^r Garrett.	m ^r Collett.	m ^r Lawrence.

m^r Gibbs. Aldran Johnson. m^r Shippard. m^r Brooke. m^r Mole. m^r Herbert. m^r Morden. m^r Tackeson. m^r Bond. m^r Wheatley. m^r Chetley. m^r Lathum. m^r Ed: Iohnson. m^r Hobbs. Do^r Meddus. m^r White. Do^r Anthony. m^r ffreake. m^r Io: ffarrar. m^r Bromfeild. m^r Harvy. m^r Risly. m^r Tomlins. m^r Steward. m^r Io: Smith. m^r Binge. m^r Io: Wolstenholme. m^r Wilmer. m^r Edw: Paulavicine. m^r Bland. m^r Edw: Gibbs. m^r Abdy. m^r Thomas Gibbs. m^r Dawes. m^r Tucker. m^r Barbo^r. m^r Rogers. m^r Budge. m^r Winne. m^r Caswell. m^r Cuffe. m^r Diaper. m^r Iadwin. m^r Witherall. m^r Boothby. m^r Tomlins. m^r Clarke. m^r Biddolph. m^r Menerell. m^r Stone.

m' Lambe. Capt: Gifford. m^r Swinhowe. m' Edw: Palmer. m^r Moorer. m^r Leuer. m^r Couell. m^r Wiseman. m^r Copeland. m^r Kightley. m^r Balmeford. m^r Parkhurst. m^r Berblocke. m^r Dike. m^r Edwarde. m^r Penistone. m^r Viner. m^r Scott. Capt: Harvy. m^r Nicholle. m^r Seward. m^r Io Porter. m^r Bolton. m^r Ro: Smith. m^r Grace. m^r Barkham. m^r Palmer. m^r W^m Iohnson. m^r Robbins. m^r Etheridge. m^r Roberte. m' D'Lawne. m^r Bagwell. m^r Whitley. m^r Edw: Bennett. m^r Rich: Bennett. [171] m^r Arthur Swayne. m^r ffran: Waterhowse. m^r Tho: Waterhowse. m^r Elkington. m^r Mellinge. m^r Lake. m^r Gold. m^r Bowater. m^r Barker. m^r Caninge. m' Langly. m^r Sparrowe. mr Norwood. m^r Shipton. m^r Woodnorth. m^r Widdowes. m^r Webbe. m^r Eldred. Capt: Rossingham. mr Hackett. m^r Ley. m^r Storey.

m^r Moorewood. m^r Peake. m^r Christo: Martin. m^r Tho: Martin. m^r Colet. m^r Hurd. m^r Moore. m^r Towler. m^r Hitch. m^r Kirby. m^r Neuill. m^r Kirrell. m^r Ewens. m^r Harrison.
m^r Careles.
m^r Peirse.
m^r Procter.
m^r Sheldon.
m^r Ed: Waterhowse.
m^r Phesie.
m^r ffoxten.
m^r Taylo^r ||wth divers others.||

Of the Sumer Ilande Company vizt

the Right Hono^{ble} Ea: of Southampton. Ea of Warwicke. Lo: Cauendish.

> S^r Edward Saekuill. S^r Sam : Sandys. S^r Edwin Sandys.

S' Iohn Dãuers. S' Tho: Wroth. S' Lawrence Hide.

m ^r Io: ffarrar.	m ^r Whitly.	m ^r Palmer.
Alder Iohnson.	m ^r Abdy.	m ^r Roberte.
m ^r Gibbs.	m' Barbo'.	m ^r Bagwell.
m ^r Nieh [°] ffarrar.	m ^r Swinhow.	m ^r Bennett.
m ^r Bromefeild.	m ^r Moorer.	m ^r Caswell.
m ^r Tomlins.	m ^r Couell.	m ^r Rogers.
m ^r Gifford.	m ^r Wiseman.	m' Iadwin.
m ^r Shippard.	m ^r Kightly.	m ^r Meuerell.
m ^r Berblocke.	m ^r Dike.	m ^r Mellinge.
m ^r Hobbs.	m ^r Edward e .	m ^r Cuffe.
m ^r Ro: Smith.	m ^r Penistone.	m ^r Caninge.
m^r Etheridge.	m^r Scott.	m ^r Sparrowe.
m ^r D'Lawne.	m ^r Nicholl ^e .	m ^r Ŵebbe.
		m ^r Hackett.

m^rLeye ||wth diners others.||

At this great and generall Court was first read the last Quarter Court held the Twentieth of Nouember [[last past]] w^{ch} donn the Ea: of Southampton said that for the better informacon of this great Court he thought it fitt that the whole proceeding? of the Companie touchinge the Offices and Salaries and other pticulers w^{ch} of late have bin so much questioned and defamed should be defamed declared and manifested by readinge of those severall Courte wherein those pointe were treated of, and desired the Companie to give due attention both to the reasons themselues, and to the manner of those proceeding? [172] Wherevon was first read the Virginia Court held youn the Sumer Ilande Præparative Court day beinge the 22th of November and after that was read the Virginia Court held on the Sumer Ilands Quarter Court daye, beinge the 27th of Nouember w^{ch} beinge donn, his lp: willed to respite the Court held the 4th of December (wherein m^r Wrote with such violence burst out) to be read last; and so the Court held the 29th of Ianuary was read; and after that the Court held on the ffriday followinge purposely for the reveiwe and examinacion of the Court held the 4th of December; against the settinge [[downe]] whereof m^r Wrote had somewhat excepted: After that was read the Court held on Monday morninge the Third of ffebruary and after that, the Court held that day in the Afternoone beinge the Præparatiue Court: Next cominge to the Court held on Tuestday beinge the 4th of ffebrua: w^{ch} were held both forenoone and Afternoone and were onely for the consideringe and judginge of the new Project presented by m^r Wrote, his lp againe desired their diligent attencon that they might thereby be fully informed of the weakenes of m^r Wrotes Project and howe substantiall the reasons and argument were, for w^{ch} the Companie thought fitt vtterly to reject it: Last of all was read the Court held the 4th of December, beinge pfected by the Court held on ffriday the last of Ianuary, In the readinge whereof cominge to that Clause where m^r Wrote replyed he spake not against the Contract but meant only touchinge the Salaries, w^{ch} buissines he said was not comitted but carried fowly and disorderly and with much art, surreptitiously, and to private ends And that divers of the Companie did both then and since as well publiquely as privately in his hearinge com-

plaine much against it but durst not speake their minds freely, because they were ouerawed: His lp willed that the word might be read ouer againe w^{ch} be ||ing || distinctly donn, he said that although he was absent at the beginninge of the Præparative Court yet havinge heard it read, that S^r Hen: Mildmay (amongst other thing?) did then deliver that his ma^{ts} pleasure was, that men should have free liberty of speach, and that he intimated that his Ma^{tie} had bin informed that they were ouerawed and durst not speake in these Courte, his lp: said it seemed verie strange vuto him vet because S^r Henry Mildmay had said it, he did beleiue it, but he must withall beleiue that it was through a great deale of misinformacon and ||wondred|| that there should any man be found so shameles to informe a Kinge of so falce a thinge and therevpon appealed to the Court to beare wittnesse in this pointe whither they were ouerawed and durst not speake and whither they had [173] not so much freedome as themselves desired: The Court with a generall voice and vnanimous consent professed that it was a false and vniust imputaçon, that they were ouerawed and durst not speake, and acknowledged to ||haue|| enjoyed such freedome and liberty of speach as was in no other Companie permitted and divers said, that if men should vse but halfe the liberty of speach in perticuler Companies of this Citty or demeane themselues with that vnorderlines that divers Brothers vsed in these Court it would not be endured, but that they should be either punished in the purse or sent to the Counters.

And because it grewe late and much buissines behinde, his lp: put to the question the continuance of the Court vntill the buissines necessary for that day might be dispatched

And whereas also by order of the former Court there had bin warned in a Sumer Iland Court to ioyne with the Virginia in such point as should mutually concerne them both the Lord Cauendish propounded the begininge of that Court and the continuance of it so longe after six of the Clocke as need should require both w^{ch} were ordered by the Sumer Iland Companie.

These thing beinge thus passed the Court held the 4th of December was read out, W^{ch} beinge donn the Ea: of Southampton said that the report of these great distempers and indiscrecions of m^r Wrote related in that Court caused him imediately after to come vp out of the Country to prouide timely a remedie against the inconveniences that would followe vpon this distemper and to that purpose assembled the Counsell whither m^r Wrote himselfe was warned, with whome he intended to proceed in all gentle and faire manner, such as might best bringe him to the acknowledgement of his erro^r and to the reduceinge of him againe into the right waye: what the effect thereof were, and howe m^r Wrote behaued himselfe to the doublinge of his offenee, his lp: said, the Act of Counsell would declare w^{ch} he willed to be read, w^{ch} was accordingly donne: And after some pause, his lp: demaunded whither m^r Wrote was in the Court, sayinge he did expect him there either to avouch or aproue the thing that he had §spoken &§ donne or elt to retract them, but m^r Wrote appeared not.

||And|| S^r Samuell Sandys said that a litle before as he was cominge to the Court he mett m^r Wrott cominge from the Court, and askinge him whither he went m^r Wrote said he was verie ill at ease and could not staye. [174]

The Lo Cauendish said that he remembred that m^r Wrote had on the Monday appealed vnto the Kinge and to such Deligat¢ as his Ma^{tie} should appointe, and supposed that he did persist in that resolucion and therefore seemed to require the indgement of those learned gentlemen that professed the studie of the lawe what in this case was to be donn.

Wherevuto m^r Brooke made aunsweare, that m^r Wrote havinge appealed, if either by sufficient testimony of any present, or by other good evidence it could be made appeare vuto the Court, that his Ma^{tie} hath accepted of that appeale, then the Court was bound without any farther medlinge in the buissines to reserve the matter entire to his Ma^{ties} pleasure from whome they derived all the power and authority they have, But seeinge neither m^r Wrote himselfe appeared nor any other signified any such thinge, he did not conceaue that the Companie was any waye debarred by his pretended appeale (w^{ch} beinge not accepted was as nothinge) from proceedinge in a due and legall manner accordinge to the power graunted vnto them by his Ma^{ts} Letters Patent w^{ch} opinion was generally confirmed, and therevoon the Court desired that m^r Wrotes buissines might be handled.

S' Edwin Sandys tooke occasion to declare that as in many things he did much differ in opinion from m^r Wrote, so in nothinge more then in the State of this buissines, for he was farr from conceauinge that m^r Wrote was accused & prosecuted, but contrariwise thought it verie apparant that he was the persecutor and Accuser: Hee had accused the principall managers of this Contract with his Ma^{tie} of Arte and private end, the Comittees he had blamed for disorder and negligence, the Counsell he had traduced for improvidence and indiscrecion, the Courte for vsurpinge an vnlawfull power, our Noble Gouerno^r for ouerawinge the Courte, in Some the whole proceedinge in this buissines he had condemned for foule disorderly and surreptitious; where by the wave to cleere the question whither the Quarter Court should transmitt a Derivative power to another Court, he said, that true it is, that there are some things by the Letters Patents absolutely lymitted to a Quarter Co^{rt} w^{ch} cannot be transferred to any other as the disposinge of land \mathfrak{C} , the makinge of lawes, the choise of principal Officers with some other matters of like important quality, wherein the power of a Quarter Court cannot be derived to any other Court but for the setlinge of those smale differences then dependinge between the Lord Treasuror and the Companie the Quarter Court might [175] transmitt the power thereof to another Court w^{ch} in fine wrought no other effect then this, then that the Acte of that Court ||should be of that authority || as not to be reversed by any other then a Quarter Court: The proceeding and resolucons of w^{ch} Court: m^r Wrote havinge questioned with so great acerbity of speach as also the Acte of the Counsell and Comittees together with the demeanor of his lp: and other psons of qualitie it could not be otherwise conceaued then to be a direct Accusacon and consequently that m^r Wrote bare the part of the Accuser, And therefore for him to appeale from his owne Accusacon was somewhat a strange course and before not heard of, seeinge no Appeale could be but a Gravamine for as for his suspencon he said

it was only for his contempt toward? the Counsell and noe other misdeameno^{rs} so that he hath not bin psequuted thereby, (as he complaines) but hath bitterly and vniustly persequuted others, for if his Accusacion haue bin inst and well grounded why doth he forsake it nowe the daye of Tryall is come, the daye of that Court to w^{ch} himselfe appealed, the psons by him accused stand here in the face of the Court, submittinge themselues to the Tryall by him desired, they expect their Accuser, havinge hoped that he would have come in like a brave gentleman and instified those false §foule§ aspercons wherewith he had charged them, but Innocency and Trueth he said, were bold and setled whereas calumnies and vntruthes were fearefull and fugitive.

Hee further said that of all his ealumnies and Accusacons there was none more vniust, nor more apparantly vntrue then that wherewith he had charged (though not by name yet by necessarie inference) my Lo: of Southampton himselfe, namely that the Companie were so ouerawed that their liberty of speakinge was taken awaye from them, nowe what mischief¢ haue ensued herevpon euery man might apprehend, for it appeared by S^r Henry Mildmayes speach, that his Ma^{ts} eares haue bin possessed therewith, euen as m^r Wrote with his frend¢ and familiar hath filled all part¢ of the Citty and Country with like causeles elamors and brought great scandall vpon the Companie, w^{ch} wrong¢ so great, so vniust and so pnitious, if they should be suffred to continue and proceed wthout repressinge them, he sawe not but the whole gouerment of the Companie must withall dissolue and fall into extreame scorne, contempt, and confusion.

The Ea: of Southampton said that he could not without some pitty thinke on the extreame trouble and vexacon that one mans vnrulines in his speach, and dissorderly carriage had brought vpon the whole [176] Companie, having forced them to keepe so many Court daye after daye, and that of so longe continuance and vnseasonablenes as good part of the night haue bin taken vp by them and that not about matters of waight neither in his cause but onely for y^e satisfying of his friuolious friuolous exceptions and cauell and debating and

answearinge of his impertinent and absurd Propositions Wherefore he supposed the Court should do verie well by a just censure of so many enormities and excesses to preuent the like occasion of misdemeano^r and molestacon to themselues hereafter otherwise he did not see but another man might be encouraged by the impunity of this fact, to do as much the next Court, whereby the Companie should be quite tired out and the whole buissines be vtterly ouerthrowne; for such was the malignancy of this passage, that for full eight week \mathfrak{C} it had hindred all other proceeding \mathfrak{C} .

S' Iohn Dauers said that having seen m' Wrote present himselfe since the sitting of the Court, and afterward finding that he had withdrawne himselfe, it seemed plaine to him, that he had deserted his cause w^{ch} he sawe he could not mainetaine, and therefore he did not thinke it fit to loose any longer time in expectinge him but to proceed to the sentencinge of him, but yet before that was donn he thought it fitt that those imputacons charges and accusacons w^{ch} m^r Wrote had laid vpon the proceedings of the Counsell and Companies in the buissines of the Contract, and perticularly of the Salaries, should be propounded to the indgement of the Court; (vizt) whither they did approve all or any of them to be true w^{ch} course was well liked: Whereypon his lp: put it to the question whither they did not thinke that those exceptions charges imputacons and Accusacons laid by m^r Wrote were not false and slaunderous, It was by a generall ereccon of hand adjudged that they were false and slaunderous noe one dissentinge.

After this S^r Henry Mildmay stood vp desiringe liberty and fauo^r for a worde or two, ffirst he desired this hono^{ble} Companie would not thinke that he hath bin the instrument to stirr vp stormes but one that hath endeauoured to allaye them And whereas he vpon the Monday before declared ||deliuered|| his aduise as from himselfe vnto the Companie vpon some conference [177] he had with the Kinge touchinge certaine point^c, he was informed some made a question, whither he had warrant to deliuered what he then did: Hee thought good therefore nowe to signifie, that whatsoeuer he intimated before vnto

them he had nowe warrant from his Ma^{tte} who by waye of aduise and Counsell, but no waye to comaund them wished That verball differences may be left, and the busines of the Plantation goe on.

Wherevpon the Earle of Southampton said that for the matter of difference they were nowe about to laye them aside and to make such an end as they might goe indeed forward with the buissines of the Plantačon w^{ch} had bin verie longe and sorely interrupted: But if it were his Ma^{ts} pleasure, they should not meddle with any evill worde or evill behauio^r they would all obey: S^r Henry Mildmay answeared, he had no comaund, at all from his Ma^{tie} but onely warrant to speake what he nowe had deliuered by way of aduise

S' Edward Sackuill said that to proue a trueth one of the best euidences is to have one and the same thinge and ||auerred|| by double testimony that S^r Henry Mildmay hath in substance faithfully deliuered his Mat^{*} most gracious answeare message he can, knowingly affirme and wittnesse for it beinge feared that some had endeauored to preiudicate his Ma^{ts} good opinion with sinister relacons of the proceeding? of this Companie he did out of his zeale to trueth and the ducty he owed to this Society, mediate for accesse whereby he might eniove the meanes as he did the minde to rectifie such misinformacons and remove vniust impressions if any such have bin harboured in his royall brest but truly he could not finde that there were any: onely that his Ma^{tie} had bin pleased out of his to send a Message then irrevocable, by reason he beleiued it was already deliuered it beinge then about three of the Clocke w^{ch} in essence and effect did correspond and accord with this nowe inediately related, namely that at last his Matie invited vs to forsake words and fall to Actions and at last to end to talke and begin to doe, w^{ch} would most advance his service and conferr the greatest benifitt vnto the Collony vnto w^{ch} he wished all happines.

The Companie did with generall voice acknowledge much ioye and thankfullnes to his Ma^{tio} for his so royall care and remembrance of them and their affaires and that after such a manner as they professe

neuer to have receaued a greater fauo^r And therefore it was generally desired by the Court, that to make a finall end of these matters that had so longe interrupted and diverted them that accordinge to his Ma^{ts} graceous aduise and Counsell they might fall to accon & dispatch the buissines nowe in hand without any further circumstances or delay. [178]

Wherevpon m^r Christofer Brooke said that since the waye to bringe it to an end was to fall to it, he would first beginn, And first he said that by that w^{ch} had bin declared against m^r Wrote he did not perceaue that he had accused but abused the Court and all those other parties w^{ch} he sought to disgrace and that in such a manner as might not be let passe vnpunished, for as it is true that a President doth more good then many precepts so an ill example in a Companie or Society doth much more hurt as for the lawe he said it is plaine that if a man enfranchised in any Companie shall speake against the good thereof he may be disfranchised but if he shall contemptuously behane or carrie himselfe against y^e Gouerno^r or Gouerment thereof he is subject to fine and imprisonment and although it was plaine that m^r Wrote had in both these kind¢ offended in a verie high manner, for his worde and behavior both to the Counsell and Companie had bin extreamely contemptuous, and his mocons, attempte and practises full of indiscrecon and of euill consequence, as did maynely endanger the ouerthrowe of the Companies and Plantacons and wherein there was certainely manifested a great deale of ill will yet because the word? would not directly beare it, he would not therefore touch ypon his ffreehold in Virginia by disfranchisinge him, but would aduise rather that m^r Wrote (having so exceedingly misdemeaned himselfe) ||should|| by the Court, w^{ch} as it had power to choose so likewise it had power to deprive, be put of and excluded for ever from beinge any more of the Counsell and further that he should be suspended from cominge to the Court till he looked into his owne error and made submission.

The Lo: Cauendish said m^r Wrote had shewed an ill affeccion to the treaty of the Contract since the very first beginninge thereof for beinge (before the Contract came to Proposition) a dilligent Attender at

Courte, he since that time often absented himselfe from Courte and from the meetings of the Counsell and Comittee where that buissines was handled and because he would not give his consent, he therefore would give no aduise: And whereas before it his duety as a Counsello^r to have assisted with his Counsell and helpe for the preparinge and ordered of such waightie and important point he refused and neglected it, although he were pticularly warned to their meeting, but when thing? were passed and ordered and could not be revoaked then with strange violence and vnorderlynes vnder [179] pretence of zeale and care of the Publique good, he did in all places publiquely and privately call in question the Act? and proceeding? of the Counsell Comittees and Companie defaminge and deprauinge them with as many virulent aspercons as a foule mouth and an ill heart could deuise, neither was his mallice bounded in these passages onely but runinge out to other matters he made heavy challenges and laid foule erimes upon some of the principall Officers in the Company with an intent onely to slaunder them, for as they had seen, he refused and withdrewe when he should come to the pointe.

His lp: further said, he observed his offences in that Court of the 4th of December to be three: ffirst his exception against an order in the Spanish Roll, where the Companie are to beare a Tenth part: Touching w^{ch} having refused formerly to give his advice although he were warned to the meeting of the Counsell and Comittees where that buissines was largely and fully debated; yet after it was by the Aet of both Companies in their Quarter Courte concluded and agreed, he in that ordinary Court beinge told that it could not be altered beinge warned that it might extreamely prejudice the Companies, would not forbeare to dispute against it, nor would keepe any order, but speake as often as he listed, and to the intent the better reasons $||w^{th}|| w^{ch}$ he was aunsweared might not frustrate their feares and discouragemente weh he laboured to instill into the Companies minde, he did not only confidently avouch the Lawes of the Realme to be agreeable to his opinion, but falsely (as by his owne confession afterward to the Counsell appeared) affirmed that he had asked the Counsell of the Lawyers ptienlerly concerninge that pointe to make this evill sincke

 $\|\nabla^{e}\|$ deeper and that this was donne not out of present passion and heat, but vpon premeditate intencon to raise a Combustion, His lp: said he was the more confirmed therein because at that Court he observed, divers whome he had not of a longe time before seen in Courte and was generally knowne and observed not to appeare or shewe their faces but against a storme and Tempest: Secondly in that Court we^{ch} m^r Wrotes wronginge y^e Counsell and that in a high manner, in generall the Comittees and Companie, all whome together with the Gouerno^r he deprived not onely of want of wisedome and iudgement to contriue and consult of thing? but of want of eare duely to consider and prepare them; and lastly of honesty it selfe; for all these things doe the word \mathcal{C} w^{ch} he then spake not only imply but directly and plainely charge, he saying that thing were not fairely earried but fowly and with much art surreptitiously, and to private ende and that the Companie durst not speake their minds because they were ouerawed: So that there was neither wisedome nor care; nor [180] nor honestie nor good meaninge: and although with a protestacon post factu, he would seeme to turne it from the Ea: of Southampton himselfe, and the rest of the Counsell; yet the truth was, that those accusacions could setle nowhere $el\ell$, for the Ea: of Southampton himselfe and the Counsell were not onely consentinge, but Actors and the chiefe and principall in all those passages w^{ch} m^r Wrote had thus censured, and herevpon his lp: tooke occasion out of the Court book themselves to demonstrate how duely how orderly and howe fairely, all thing had as well in the Counsell & Comittees, as in the Courte, been carried, howe maturely they were prepared, howe inditiously debated howe freely propounded to the Courte howe men were invited to speake freely their mind concerninge them, howe those that made objections were not onely patiently heard but thanked.

The third offence $w^{ch} m^r$ Wrote conitted in that Court was vnder a pious pretence of the poore Planters good, to laye a foundacon and groundworke to nourish a discontent and dislike in the Planters mind \mathfrak{c} concerninge the Contract and the Companies, and to sett himselfe vp for a Champion and Patron of them, as though the Companie

were negligent of their good or purposed to opresse them and so to raise a mutiny: Besid¢ his lp: said he would lay the heauier censure vpon him for goeinge with so false an Accusacon to the Kinge, as implyinge that they were ouerawed and durst not Speake, w^{ch} could come from no man but m^r Wrote: And therefore seeinge his Ma^{tie} so much desired an end of these differences, his lp: conceaued, it could not better or sooner be pformed then by cuttinge of so vnworthie a Member.

Wherevpon his lp: said that he affirmed the former censure of the Counsell and nowe his opinion was that m^r Wrote be excluded and put of from beinge of the Counsell, neuer to be admitted thereof againe: Secondly that m^r Wrote be disfranchised from the Companie as an vnworthie member, Thirdly that Cautions be given to all succeedinge Gouernors that they pmitt not m^r Wrote againe to steppe into the Companie.

S' Edward Sackuill said that he would not nowe stand to anatomize the carriage of m' Wrote seeinge the Lord Cauendish had so fully donn it, As for the censure w^{ch} his lp: was of opinion should be laid vpon him, he said that if m' Wrotes present behauio' were onely considered he was of opinion, that the censure was farr vnder the merrit of his demerritt, but he had both heard and seen that m' Wrote had formerly donn good seruice for the [181] Companie: Wherefore although he was nowe an infected Member, yet because he might phapps become good againe, his opinion was that he should be discomposed from beinge of the Counsell & suspended from the Court vntill he make his submission.

S^r Iohn Dãuers said that he cannot remember much merritt in m^r Wrote for matter of Counsell and therefore would conclude him without returninge that he should neuer more be of the Counsell: Secondly his opinion was that he should be suspended from cominge to Court \mathfrak{c} vntill he shall acknowledge y^t his sentence is just and fault great and that in a Quarter Court: And further because of his many appeales and threatnings heretofore openly in Court and el \mathfrak{c} where

16456-vol 2-06-17

of prosecutinge his ill intencon some other wayes if he shall not from hence forward desist those indirect courses, his mocon was that m^r Wrotes proceeding together with the Companies sentence should be put in print for the iustificacion of the Companie.

S^r Lawrence Hide said he was sorrie to heare a man of that sufficiency as m^r Wrote had shewed, comitt so great a fault as to be guilty of mutiny and so great obstinately §to§ psist in so bad a course, he havinge bin offered so many meanes both from the Counsell and Companie to see and amend his erro^r withall he feared his fact is such as some others of the Company have bin infected thereby and therefore for examples sake and that this his censure might be a Terro^r vnto others, he held it fitt he be excluded for ever both from the Counsell and Company without acceptinge of any submission or acknowledgement at all howe great soever.

Herevpon the Ea: of Southampton said, that seeinge the opinions were somewhat different, he would propound a middle waye touching his suspencion from the Counsell $\|Company\|$, namely that it might be for a time vntill he shall submitt him selfe and not absolutely for euer, In the end after some dispute it was thought fitt to make a question: ffirst therefore his lp: putting to the question whither m^r Wrote should be put of and excluded for euer from beinge of the Counsell; It was by a generall ereccion of hand \mathfrak{C} (no one dissentinge) concluded and ordered that he should be put of and excluded for euer from the Counsell.

Secondly my Lord put it to the question whither the Companie would have m^r Wrote disfranchised or suspended as had bin proposed, It was by plurality of hand agreed that he should be onely suspended. [182]

Thirdly his lp: put it to the question whither his suspencion should be absolute for euer has had bin propounded or whither after a certaine time vpon his submission he might not be admitted the question beinge put it was by a generall ereccion of hand agreed his suspention should not be for euer. fourthly it was put to the question whither his suspencion should be lefte indifferently vntill he shall submitt, or whither he should be absolutely suspended for one whole yeare, wherein his submission though he offered it should not be accepted: It beinge put to the question it was by a generall ereccion of hand ordered and agreed, that in reguard he had neglected that time, (wherein he might haue made his peace if he had submitted himselfe) he should therefore be excluded for one whole yeare entirely, wherein his submission should not be accepted although he should offer it: But at the yeares end if he shall then make his submission to the next Quart^r Court followinge in such good manner as shalbe fitt, that then it is left to the pleasure of the Quarter Court to readmitt §but§ without due submission it was ordered he should neuer be admitted.

Lastly vpon S^r Iohn Dãuers močon that in case m^r Wrote notwithstandinge his iust censure, shall persist in his willfull opinion and courses to cast asperčons vpon the Company and Court \mathfrak{c} or any way wronge or molest them, directly or indirectly, then to cause his sentence wth a Declaračon of his proceeding \mathfrak{c} be put in print; w^{ch} močon beinge well aproued of, was put to the question, and by a generall erecčon of hand \mathfrak{c} ordered accordingly.

Vpon močon it was generally agreed and ordered that S^r Robert Killigrewe should be of the Comittee in stead of m^r Wrote nowe suspended.

S^r Edward Sackuill said that although it was vnseasonable yea almost vnmannerly to abuse the patience of this Court wth longer discourse, their eares beinge already harried and wearied with too much noise of this kinde, yet he would presume a litle further on it, beinge engaged by promise to impart this night what he had to trouble them with, and hoped easely pardon, since it tend \mathfrak{C} either to ||the their|| Hono^r or their proffitt, if not to both: Meetinge of late casually with S^r Thomas Smith (who once and that longe had bin the Primus moter in this Companie) he addressed [183] himselfe vnto him seeminge much discontented at the professions he had heard S^r Edward had made in diuers places of his beinge in debt to the Companie, he beinge one, that vsed not to deny what he had said, and comonly to speake what he think? S^r Edward said he confessed it true that he had spoken to others as much as was informed him by persons of good worth and vnderstandinge whome as yet he had no cause to discreditt: Wherevpon S^r Thomas professed his integrity and innocency, and amongst many Argumente he vsed two w^{ch} most moued ||wth|| S^r Edwarde: one that if he were indebted so much as was imputed why did the Companie that pretended necessity forbeare thus longe to beginn to recouer it, he beinge able to make satisfaccon: Next S^r Thomas Smith protested he had divers times importuned an auditinge of his Account? w^{ch} by the space of three years he could neuer yet obtaine, though for his part he had deliuered in all his book whereby to taxe him; There was then present two gentlemen of good worth and reputacon S^r Humfrey Handford nowe Sheriffe and one m^r Abdy a rich marchant that confirmed as much addinge they had by assent of the Court and vpon oath examined his Account, and in the ballancinge of them, found the Companie to owe vnto S^r Thomas Smith fiue hundred and odd pounde w^{ch} they had wittnessed vnder their hande and deliuered vnto this Court: Herevpon S^r Thomas Smith desired he might goe ||on|| with peace into his graue beinge already farr stricken in yeares, w^{ch} alone must shortly period his dayes, were it not accompanied with many other infirmities incident to age; the paines whereof, though many times they much tormented and afflicted him were nothinge in comparison of those wherewith his good name and reputacon stood affected by these iniurious and vniust aspercons espeacially proceed inge from thence whome he had hoped to have merited by his many veares paines a better returne and acknowledgement: S^r Edward Sackuill therefore said, to deny this request of his was meere iniustice and to delay it but hard iustice, wherefore he beseeched the Court to appoint some with expidicon to put a finall end to this buissines by liquidacon of his Account, and by the verity of them, lett him stand or fall, till then (he said) himselfe and every man are bound in Charity to hope the best and in honestie to condemne no man that that fairely put chimselfe to his tryall, and by this wave proffitt will redound

to the Companie if there be any thinge due, and if not it is for their hono^r to giue him a Quietus est. [184]

Wherevpon S^r Edwin Sandys said that he conceaued the office of the Auditors was not to make an Account but to examine it, but the Auditors after longe and great labor taken in pysinge and considering of the Account exhibited by S^r Thomas Smith have found the same so defective, disorderly and intricate as it can hardly merrit the name of an Account, beinge many wayes faulty and altogether vnexaminable w^{ch} he spake not (as he said) to laye any aspercon vpon the reputacon of S^r Thomas Smith, further then of neglect and that through multitude of buissines: ffor the world knewe that S^r Thomas Smith neither kept the Account nor made them, but to satisfie S^r Tho: Smith himselfe that the fault of not auditinge was not in the Auditors, but in the Account he had in writinge ready to shewe certaine waightie exceptions formerly taken against them w^{ch} yet he desired not to be read openly in Court beinge prepared onely for the present veiwe of my Lord of Southampton, who had oftentimes moued the Auditors for dispatch of those Accounte: Notwithstandinge, my Lo of Southampton desired they would proceed to doe something therein, and if they finde them bottomeles, then to certifie S^r Thomas Smith what the defect be w^{ch} was promised should be donn wth as much expidicon as other buissines would pmitt.

His lp: moued that these followinge might be admitted of the Counsell in respect of their worth and sufficiency vizt

> Lo: Maynard. Col: Ogle. Lo: D'Lawarr. Lo: Gen9all Veere. S^r Lawr: Hide Knight.

All w^{ch} beinge put to the Question were by a generall ereccon of hand(admitted accordingly.

These 3: Patent \mathfrak{C} examined and compared in the morninge by a Comittee appointed by the former Court were put to the question and approved and order given for the sealinge of them. $\||viz\|$

Patent to Capt: Io: Martin Patent to m^r Arthur Leuellis Patent to m^r Haberly and James Haberly his Sonne. [185]

These Comissions followinge were all put to the question and ordered to be sealed (vizt)

Comission graunted to m^r Richard Mitton m^r of the Abraham of Topsom first for transportacion of Passengers and after for a fishing voyage.

The like to m^r Richard Curtis m^r of the Mary Margaret of Topsom first for transportacon of Passengers and after to goe a fishinge.

The like Comission to m^r Gabriell Barbo^r for the Bonny Besse of London of about fower score Tuñ for transportacon of Passengers and after for a ffishinge voyage.

The like was graunted to m^r Richard Quaile m^r of the Ann of Virginia for transportacon of passengers and after for a ffishinge voyage.

Vpon the motion of m^r Arthur Swayne and m^r W^m Constable a Comission was graunted to m^r ¹Reignolds m^r of the W^m and Iohn to goe a fishinge onely for the reliefe of the Colony.

S^r Humfrey Handford passed one Share to S^r Tymothy Thornhill.

This Court beinge read was confirmed by ereccon of hand \mathfrak{C} to be truely sett downe to the effect and sense of $||\mathbf{y}^e||$ thing \mathfrak{C} said, donne and passed therein.

¹ A blank space in the manuscript.

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY THE 12: ffebruarij i622 beinge the Sumer Ilands Quarter Court daye

Present

the Right Hono^{ble}: Ea: of Southampton. Ea of Warwicke. Lo: Cauendish. Lo: S^t Iohn. [186]

S' Edw: Sackuill.	m ^r Geeringe.	m ^r Ley.
	0	•
S ^r Io: Brooke.	m ^r Caninge.	m ^r Tickner.
S ^r Hen: Mildmay.	m ^r Berblocke.	m ^r Hacket.
S ^r Sam: Sandys.	m ^r Cratford.	m ^r Harding.
S ^r Edwin Sandys.	\mathbf{m}^{r} Ed: Iohnson.	m ^r Morley.
S ^r Io: Dauers.	m ^r Risly.	m ^r Sparrowe.
S ^r Ro: Killigrue.	m ^r Garrett.	m^r Scott.
S ^r Tho: Wroth.	m^{r} Cartwright.	m ^r Lukin.
S ^r Nath: Rich.	m^{r} Witherall.	m ^r Ioseph Man.
S ^r Lawr: Hide.	m^{r} Widdowes.	m ^r Iadwin.
S ^r Sam: Argall.	m^{r} Boothby.	m ^r Edred.
m ^r Pheasaunt.	m ^r Hart.	m ^r Kirby.
m ^r Nich [°] ffarrar.	Do ^r Meddus.	m ^r Truloue.
m ^r Alder: Iohnson.	\mathbf{m}^{r} Morer.	m ^r Waterhowse.
m ^r Io: ffarrar.	m ^r Porter.	m ^r Elkington.
m ^r Brooke.	m ^r Couell.	m ^r Gold.
m^{r} Gibbs.	m ^r Wiseman.	m ^r ffran: Wat ^r howse.
m ^r Nicho Hide.	m ^r Bennett.	m ^r Wood.
m ^r Bromefeld.	m ^r Swinhow.	m ^r Seaward.
m ^r Binge.	m^{r} Etheridge.	m^r Rich: Bennett.
m ^r Butler.	m^{r} Hobbs.	m ^r ffreake.
m ^r Tho: Shippard.	m ^r Nicholl ę .	m ^r Rossingham.
m ^r Ro: Smith.	m ^r Caswell.	m' Harrison.
\mathbf{m}^{r} Tomlins.	m ^r Dike.	m ^r Leuer.

m^r Io Smith. m^r Rogers. m^r Whitly. m^r Ditchfeild. m^r Barbo^r. m^r Gough. m^r Thaire.

m' Abra: Chamberlen, m' Io: Wolstenholme. m' Edwarde. m^r Barker. m^r Darnelly. m^r D'Lawne, m^r Meuerell. m^r Barkham. m^r Math: Sheppard. m^r Withers. m^r Strange. m^r Mellinge. m^r Whitcombe. m^r Cuffe. m^r Roberte. m^r Lambe. m^r Woodall. m^r Palanicine. m^r Collett. Capt Gifford. m^r Webbe. with divers others. m^r Owen Arthur. m^r Gore. m^r Buckeridge.

This daye was held the Quarter Court for the Sumer Hand \mathfrak{C} w^{ch} havinge dispatched their perticuler buissines, The Ea: of Southton said that he had somethinge to acquaint them concerninge the Contract; wherefore as also in reguard that the Virginia Quarter Court had referred the confirmacion or reformacion if a better course could be propounded of the Sallaries and manner of managinge the Contract he therefore moued that in reguard these thing \mathfrak{C} equally concerned both Companies, the Virginia Companie whereof a large number had very longe attended in the Parlours might be called in, and these point \mathfrak{C} propounded and debated together with them, for so by the addicon of many able and wise points the matter would be the more fuller and soundly debated, and more fairely and indiciously concluded, and this course was so much the more seasonable because all the Sumer Hand \mathfrak{C} Companie except some ||saue|| one or two were free of the Virginia Companie.

Wherevpon the Ea: of Southampton takinge the Chaire signified vnto both Companies that the Contract w^{ch} had so longe hunge in suspence was nowe againe sent signed by the Lord Treasuror without any alteracon [187] at all from that w^{ch} was formerly agreed on by the Quarter Courte and that the Lords of his Ma^{ts} Priny Counsell havinge bin acquainted by the Lord Treasuror with the Contract did verie well approve thereof Onely one thinge he was to signifie vnto them from the Lord Treasuror touchinge the Proclamation w^{ch} by the Articles was to be presently graunted; w^{ch} for some waightie reasons, no waye preiudiciall to the Companies, the Lord Treasuror desired might be respited for 3 or 4: Moneths only: after w^{ch} time the Lord Treasuror promised there should be such a one graunted vnto them as themselues desired and in the meane while said that the Companies might make vse of the Proclamation graunted to the former Patentees, and beside they should imediately have his lp^s Letters written to all the Porte in England in so effectuall a manner as the Proclamacon it selfe should not worke more to their benifitt: The same course likewise should be held for Ireland by verie effectuall letters written to the Lord Deputy to prohibite the plantinge of Tobacco there, and to forbidd the importacon of any, but such as by the Companies should be brought in: Wherefore by these good Supplies the Lord Treasuror conceaued, the want of Proclamations for so smale a time as is desired could be no preiudice at all vnto them, but the forbearance thereof was for some important reasons of State absolutely necessarie.¹

This the Ea of Southampton said was the Proposicon w^{ch} he was to offer vnto the Companies from the Lord Treasuror wherefore he desired them to take it into their consideracion whither they might give waye vnto it or noe.

Wherevpon m^r Deputy said that if the Companies had so earnestly desired the Proclamation onely to the intent to debarr the Importacion of Tobacco by any but themselues, the delay thereof for so short a while as was propounded (the want of it beinge otherwise to be so well supplied) might in his opinion be yeilded vnto, but he said that in the first treaty of that pointe the countenance and reputacion w^{ch} the Companie should receaue by so publique a Declaracion of his Ma^{ts} graceous fauo^r and loue to them in graunting them the sole Importacion was a motiue that exceedingly swaide with the Companies: and nowe on the Contrary the want thereof as it would much discourage them, so phapps it would disgrace them.

¹The order of the Privy Council for the Contract is mentioned in List of Records, No. 406, Vol. 1, page 164, ante.

 S^r Edwin Sandys said there neuer havinge bin any restraint in Ireland for the Importacion of Tobacco, it would be verie difficult without a Proclamation to doe any good there. [188]

But neither this nor m^r Deputies reasons were adjudged of such force as therefore the Contract should not be proceeded in, by denyinge to yeald to the Lord Treasurors request: Wherefore after some consideracon of the Proclamation graunted to the former Patentees whereof it was adjudged there might be made good vse, and after much dispute and many mocons made for obtayninge a longer time for bringinge in of the Spanish Tobacco and that the payment should not begin vntill the Proclamation should come forth and diuers other such like w^{ch} were all rejected as thing? of no great moment, and w^{ch} perhapps would much distast the Lord Treasuror, the Comp^a: desired his lp: to put it to the question w^{ch} was donn in this manner vizt: Whither the Company would conclude this bargaine notwithstandinge the delaye of the Proclamation vpon my Lo: Treasurors promise that they shall strengthned with all other helpes both for this Kingdome and Ireland: Provided they may have the Proclamation w^{ch} hath bin already offered by the Companies and approved by m^r Atturney or some other to as good effect before the 20th day of Iune next, and this condicon to be inserted in the Letters Patente This by a generall $ereccon of hand \ell$ with an vnanimous consent of the whole Court was approved no one dissentinge.

This buissines thus concluded the Ea: of Southampton desired them to proceed with the other buissines concerninge the manner of managinge the Contract and the Salaries against w^{ch} so many and bitter exclamacons had bin made by some as thing most vniust and vnreasonable.

But divers that had heretofore professed themselves against these point, moved that because it was nowe verie late the consideracion and disputinge of them might be referred to a farther time, some sayinge they were not fully prepared, others that they would treat of it in a Sumer Hand Court ||only|| and not in the presence of the Virginia Companie: Some said that although they were members of the Virginia Companie yet hauinge there no other Aduentures then their land and lookinge for no good \mathfrak{C} they would not meddle one waye or other therein as members of the Virginia Companie, for since the Salaries was to be raised vpon the good \mathfrak{C} they did not thinke it fitt to medle with imposinge any charge, whereof themselues should not beare a part, wherefore as in a Virginia Court they would say nothinge but in a Sumer Iland \mathfrak{C} Court, in w^{ch} Plantačon they were verie deepely engaged they would declare themselues freely: [189]

To these last m^r Deputy aunsweared that he hoped the bond of that oath w^{ch} they had taken as Counsello^{rs} for Virginia would sway as much with them to assist with their Counsells and good reasons if they had any, to prevent the damage of the Plantation in Virginia if they conceaued any likely to followe by theis Sallaries as their private estat(and proffitt(should for the Sumer Iland(:

But for those other that required further time, he said, it seemed wonderfull strange to him that men that had raised such straunge stormes and Tempest concerninge the Sallaries, not onely to the disreputacon of the Companies proceeding but much to the hinderance of the Plantacon it selfe and to the vtter disgraceinge and defaminge of some verie worthie persons, having sought to make them infamous not onely in this Citty, but through the whole Kingdome and onely for accepting of these Salaries, that after all this mischiefe donn they should be yet vnprepared wth plaine and enident reason to ouerthrowe the Salaries he could not sufficiently mervell and that the more because he sawe before his eyes some of them who in the Court the 11th of December when the consideration of the Salaries was referred to this present day said that they would against that time fortifie themselves to cut the Throat of the Salaries: Wherefore he desired them verie earnestly without any longer delayinge to bringe forth those waightie reasons for w^{ch} they have so much traduced and defamed this matter.

Herevpon some said that the two great Salaries were too high, that the service that should be this yeare donn in sellinge of the Tobacco could not deserve such ffees, for perhaps the Tobacco would be sold most of it in great peell¢ by the Candle. S^r Edwin Sandys said that having surrendred his place, w^{cb} he verie seriously protested he would not againe accept, he would speake freely what he thought, he said that he conceaned this buissines to be one of the most difficult and intricate that in the like kinde had bin euer attempted; and that the matter of sellinge the Tobacco was one of the least part of the buissines as had bin well deelared in a writinge presented to the Counsell and Comittees before the Quarter Court wherein the Offices were propounded and passed, for although that care and labo^r should be much eased if the Sales Should passe so in great peelle as was propounded, yet it could not be but that much would remayne behinde, whereof there must be daylie sellinge, but this was the Comittees labor propperly, the [190] Directors and Deputies and Treasurors would be a continual and endles labo^r from the keepinge out of bringinge in Tobacco vnduly, the attendance of the Lord Treasuror, the aunswearinge and satisfyinge of so many hundreth of people as would be interessed in this buissines, the proporconinge of mens Dividente web would be often to be made and that verie intricate considering that the buissines depended vpon many and very indifferent Account and part w^{ch} yet must all be reduced to one vnity of Accon: These severall parte he said beside an infinite number of lesser accons were so many as the performance of them did amaze him when he considered of them, so that he did not thinke that any two mens sufficiencie for vnderstandinge nor hability for bodily paines could suffice to the pformance of all these thing wthout a great deale of other good help.

 S^r Henry Mildmay moued because it was nowe growne very late that the agreement about the Salaries might be deferred till the next Quarter Court vntill his Ma^{ties} pleasure were further knowne whither he would give allowance of so great a proporcion or noe: but for the present he held it altogether vnfitt to be concluded vpon.

Wherevnto Aunsweare was made that there was a necessity of resoluinge vpon Officers and Sallaries nowe at this present because all the Tobacco would be come home from the two Plantations before the next Quarter Court; and therefore if in the meane time no Officers be appointed for managing of the Tobacco when it shall come home,

the buissines would be vtterly neglected and both the Kinge and Companies will thereby be much preiudiced in pointe of proffitt.

As for further seekinge to his Ma^{tie} since it pleased him (as by the Articles appeared) to referr the appointinge of Sallaries to the Court \mathfrak{C} consideringe they were to beare two Third \mathfrak{C} to his Ma^{ties} one that was adjudged altogether needles ||for|| having by the Lord Treasurors fauo^r obtayned that grace why should they not accordingly make vse of it accordinge as themselves should finde most benificiall for the advancement of the buissines.

M^r Alderman Iohnson said that it was to be considered what couenant? and explanačons the Agent? will enter into to free the Companie from the Contract wth his Ma^{tie} touchinge the Spanish Tobacco, he said he found no fault with the Salaries but with the greatnes of them in grosse beinge 2500^{H} for he said if a [191] smale quantitie of Tobacco comes home that must be charged for any thinge appeares to the contrary with the whole Some of 2500^{H} And on the other side if ready Chapmen be found to take of this Tobacco when it doth come home by a Iointe Stocke what shall these Sallary men then deserue: Hee therefore concluded that it were fitt for the faire and safe carriage of the buissines that there be a Tripertite Indenture drawne between the Kinge and the Companies and the Vndertakers and that there should be a stinte sett downe howe much should be laid vpon euery pound of Tobacco.

To this last pointe it was answeared that there could not be any certaine Some nowe sett downe, but that was to be left till hereafter, when if great quantities come in, the burthen would be the lesse, if but smale quantities then there must be the more laid vpon the pound of Tobacco in w^{ch} case it was verie certaine that the addicou of greater charge for the raisinge of the Some propounded could not be so much but that it would be manifoldly repaide by the aduancement of the price of Tobacco for it was certaine that if the quantitie of Tobacco should be but smale, it would be sold at a verie high rate.

S^r Nath: Rich moued that the Virginia Companie would deferr their resolucon of the Salaries vntill the Sumer Ilande Companie have con-

sidered thereof and agreed therevpon, for he hoped that it twas not intended that these of the Sumer Iland Companie should have the 1 same burden laid vpon them as vpon the Virginians considering their

- Companie is but smale, their debtc great, and their Supplies and other charges are and haue bin of late yeare exceedinge burdensome.
- ² In reguard the Virginia Tobacco will beare a better price then the Sumer Iland¢ Tobacco that therefore the matter of charge be not made equall but proporconable.
- ³ That the charge of imposicons be made certaine vpon the pound, be the quantitie more or lesse that comes in, that both the Planter and Aduenturer may knowe the vttermost of his charge.

Aunsweare was made that the last of these point were formerly aunswered: As for the other the case of Virginia was held to be as hard this yeare as the Sumer Iland could be and therefore the burthen must be equall. [192]

M^r Alderman Iohnson at last offred in writinge these Propositions followinge. vizt.

PROPOSITIONS

To the Honorable Courte of Sommer Islands for the better performance of the Contract wth his Ma^{ty} and in behalfe of the sayde Plantation.¹

Right Hono^{ble} for avoydinge of troublesome or offensiue speach to this Hono^{ble} Court, and the multiplicacon of many words and exceptions against the Salaries as they nowe stand propounded, or against the parties intended for managinge the sale of our Sumer Ilands Tobacco, it is thought convenient by the Author himselfe breifely to propound in writinge these reasonable proposicons, w^{ob} he desireth may be read and considered and put to the question by this Hono^{ble} Court.

Whereas at a late Virginia Court there was tendered a Project by a former Comittee appointed and an imperfect Draft of another project by m^r Wrote as touchinge the Salary and disposinge of Virginia and Spanish Tobacco w^{cb} two beinge compared by the Companie then assembled that of the Comittee was allowed by ereccon of hands & so it stands confirmed.

¹The caption of this document is in the handwriting of Nicholas Ferrar.

But forasmuch as it is conceased that neither of those Project (can be in all point (fittinge for those of the Sumer Ilands Plantation w^{ch} stands vpon mayne Different Termes from that in Virginia It is humbly desired that, y^e Premises (so farr as concernes this Plantation) may be better considered and howe to be carried in the medium of a more equall waye before it be too sodainely concluded in this Court.

That an indifferent Comittee may be nominated and appointed by this Court consistinge of such as are deepest engaged in the Supplyinge their shares and in the good ℓ shortly to be returned thence.

And forasmuch as this worke is of great importance as well for his Ma^{ts} benifitt as for the Aduenturers and Planters good if well performed so if otherwise to the verie great hurt of both.

The Coffittees are aduisedly to consider of the Sumer Ilands proporcion of Salary for Agency, and to agree with those Agent ℓ of such explanacions Couenant ℓ and assurance to be drawne and indented aswell on the Aduenturers as on the Agent ℓ part to be performed as shalbe thought necessarie for the better accomplishinge of the Contract wth his Ma^{ty} and for seearing the Aduenturers and Planters in sundrie needfull point ℓ , and also to consider perticulerly of the Agent ℓ already nominated, and of the exceptions to be taken §made§ against some of them.

And that none of those already appointed for Salary in y^e Virginia nor their Brethren may be of this Comittee nor to have voice in Court when this is put to the question they beinge of a second party w^{ch} must conferr with this Comittee.

ffinally this Comittee shall nominate none of themselves to be Agent ℓ or fractors for Sallary howsoever they may be thought fittinge to be Agent ℓ at large without Salary, as beinge such as will have the greater care of vent and good successe in y^t wherein themselves have the greatest share & interest.

ffebr. 22th 1622.

By me Robt Johnson Ald [193]

W^{ch} beinge read it was by divers aunsweared that such generallities did not any waye direct them in the perticularities nowe in question As for the matters desired to be referred to Comittees they were already vuder a select Comittee, then w^{ch} a more sufficient could not be chosen and these and many other point had nowe err this bin well setled had it not bin for the interruption that had bin by these late courses in defaminge and disgracinge the Officers; w^{ch} were such and

so many as S^r Edwin Sandys againe protested, that he would not for any reward whatsoeuer any longer endure them, wherefore he besought them to make choise of some other in his place, to the intent that for the want of that officer the buissines did not stand at a staye.

The Lo: Cauendish moued that seeinge S^r Edwin Sandys would by noe meanes any longer hold the place of Director they would nowe propose some other fitt man for that office. Wherevpon some nominated S^r Nath: Rich but he excused himselfe aswell for his owne insufficiencies as also that he should be often absent out of Towne: In w^{ch} reguard he would not vndertake it for 10000^{li} p Añu: but said if he were fitted for the buissines he should be willinge to doe it Gratis.

Next some proposed S^r Thomas Wroth but he said he was not fitt for it.

Some also nominated m^r Edward Iohnson but he excused himselfe as no waye able for such a place.

 S^r Natha: Rich desired to be satisfied howe the Planter shalbe dealt w^{th} all about his Tobacco in case he stand \mathfrak{C} in need of present money: Touchinge w^{ch} he said he would nowe make a Proposition to this Court vizt That he would vndertake together with his frend \mathfrak{C} within a short time to procure a Stocke of 14: or 15000^{μ} to take of the whole quantitie of Tobacco that should come home w^{ch} would be benificiall both to the Kinge and the Planter.

In the end after a verie longe debate and dispute the Court seeminge ill satisfied that so many diversions were made and that against the Salaries w^{ch} were nowe in question, there were brought not better Argument, earnestly called vpon his lp: to put the matter to the question.

Wherevpon his lp: put it to the question whither they would establish all thing accordingly as they were formerly ordered as well concerninge the Offices as Sallaries, w^{ch} beinge put to the question it was by a generall ereccon of hand one one dissenting ordered and agreed that the Offices and Salaries should stand accordingly as they were formerly sett downe. [194]

It beinge also put to the question whither they would accept of S^r Edwin Sandys resignačon of the Office of Director or not: It was by a generall erecčon of hand¢ denied and on the Contrary he was generally verie earnestly entreated not to thinke of leavinge the place vpon any discouragement whatsoeuer: they professinge that without his assistance they should much doubt of the well managinge of so difficult a buissines.

The Virginia Court beinge ended the Lord Cauendish tooke againe the Chaire, and propoundinge the matter of the Proclamation w^{ch} the Lo: Treasuror desired to be forborne for some Moneths it was passed by ereccon of hand ℓ in the Selfe same Termes together with the whole body ||of the|| Contract as the Virginia Companie had passed it.

As for the matter of Sallaries and Conveyance of land \mathfrak{e} it being almost eleauen of the Clocke it was moued that this Court might referr those point \mathfrak{e} to be disputed and debated of on Monday next with full authority to conclude them: W^{ch} being put to the question it was generally agreed and ordered that these two buissinesses should that day be first handled and ordered before any other.

At a Court held for Virginia ||and the S^{R} Iland() on Wedensday the 19^{TH} of ffebruary i622

Right Hono^{ble} Ea: of Southampton. Lo: S^t Iohn. Lo Cauendish. Lo: Padgett.

S ^r Io: Ogle.	m ^r Binge.	m ^r Ro: Smith.
S ^r Io Scudamore.	m ^r Paulavicine.	m ^r Bolton.
S ^r Edwin Sandys.	m ^r Tho: Shippard.	m ^r Hardinge.
S ^r Ro Killigrue.	m ^r Caswell.	m ^r Webbe.

16456-vol 2-06-18

S ^r Io: Brooke.	m ^r Berblocke.	m ^r Cuffe.
m ^r ffreake.	m ^r Rogers.	m ^r Hart.
m' Garrett.	m' Barbo ^r .	m' Balmford.
m ^r Palmer.	m ^r Meuerell.	m ^r Swinho,
m ^r Wilmer.	m ^r Nicholl¢.	m ^r Buckeridge.
m ^r Nich [°] fferrar Dpt.	m ^r Whitly.	m ^r Bull.
m ^r Brooke.	m ^r Mellinge.	m ^r Waterhowse.
m ^r Gibbs.	m ^r Gough.	m ^r Swayne.
m ^r Io: Wolstenholme.	m ^r D'Lawne.	m ^r Hackett.
m ^r Bromefeild.	m ^r Wiseman.	m ^r Truloue.
m ^r Risely.	m ^r Withers.	m ^r Elkington.
m ^r Io ffarrar.	m^{r} ffursman	m ^r Swinhow.
m ^r Tomlins.	m ^r Tatam.	m ^r Southerton.
m ^r Baynham.	m ^r Edward ę .	m ^r Withers.
m ^r Seeward.	m ^r ffoxten.	m ^r Robert (w th [195]
m ^r Woodall.	m ^r Eldred.	m' Hurd.
m ^r Hakett.	m ^r Hobbs.	m ^r Waterhowse.
m ^r Winne.	m ^r Taylo ^r .	m' Tho Waterhowse.
m ^r Tho: Iohnson.	m ^r Cartwright.	m ^r Widdowes.
m ^r Norwood.	m ^r Barker.	m ^r Gifford.
m ^r Ley.	m ^r Silas Taylo ^r .	m ^r Leuer.
m ^r Meuerall.	m ^r Manger Moorer.	m ^r Harrison.
Capt: Bargraue.	m ^r Iohn Smith.	m ^r Woodworth.
	in tonn Sintin.	m ^r Kirby w th diuers
m ^r Rossingham.		•
m ^r Owen Arthur.		$others. \parallel$
m ^r Norwood.		
m ^r Newport.		

The Quarter Court held the 5° of this present Moneth was read, w^{ch} beinge donn the Ea: of Southampton desired that if any man could take any exception at the entringe of the said Court he would doe it but no man takinge any exception thereat, his lp: after a good pause and diliberacon beinge desired by divers put it to the question whither they conceaued that Court to be rightly sett downe accordinge to the true effect and meaninge of what then passed, It was by a generall ereccon of hand (approved to be rightly sett downe no one dissentinge.

 M^r Caswell said the menčoninge¹ of passinge certaine shares in the end of the Court nowe read did bringe to his remembrance a thinge w^{ch} divers good members of the Companiehad with much solicitousnes & care and oftentimes thought and treated of, that is concerninge the manner of admittinge men to the freedome of this Companie w^{ch} seemed to them to be donn with more speed and lesse care and consideračon then were requisite in a buissines of so high importance as the Plantačons are w^{ch} as it is well know[n]e haue many and sore enimies divers of w^{ch} (phaps to the intent they may do the more harme) seeke to obtaine the freedome of the Companie; and that as admissions nowe passe (vizt) vpon the first proposinge could not be avoyded nor hindred.

Wherefore for the preventinge of so great inconveniences as the cominge in of such psons would breed to the Companie, his močon was that it should be ordered and made a lawe that no enimy or open hinderer of the Plantations or vnworthie should be admitted into this Society, and for the better keepinge of them out he propounded that it might be ordered that if exceptions should be taken against any pson that should be propounded, either as an enimy or euill willer to the Plantačons or otherwise not worthie of this Society that the admission of such psons should not be imediately graunted at the same Court but respited to the pleasure of the Quarter Court next followinge. [196]

The Ea: of Southampton said he had not heretofore heard of the Proposition of m^r Caswell but vpon the first veiwe it seemed to him verie good and reasonable that there should be good care and order held in the admission of men to the Company of Virginia and the Suñer Ilande, diuers others likewise of the Companie coñfended m^r Caswelle močon, and that the rather because that whereas in all other Companies men take an oath to be true and faithfull to the Companie in these Companies there is no such thinge: Wherefore it were fitt that since that time ||tye and|| obligacon is here wantinge, that there should be so much the more care and consideracon had in admittinge of men.

'The letters "inge" written over the letters "ed."

But against this it was objected that it was contrarie to the lawes of the Companie, w^{ch} said that admission shall not be denied where it is due: And it was further alledged that the Land in Virginia beinge held in free Soccage it could not by the lawes of the Realme be forbidden, but a man might sell and put ouer his land to whome he pleased, and therefore the Companie could not deny to admitt any man.

To the first it was answeared that the lawes of the Virginia Companie, did not speake one waye or other concerninge that matter, but that that clause was in the Sumer Iland \mathfrak{C} Lawes w^{ch} yet could not be so farr strained as that therefore any enimy or vnworthie pson should be admitted.

ffor the word are ||where it is|| apparantly due But certainely it is iustly questionable whither an enimy or vnworthie person should be admitted But for the second objeccon the Ea: of Southampton said that he did not vnderstand ||the Proposition|| to be ment concerninge the passinge of Right and possession of land but onely concerninge the giuinge of vote and settinge in Courte w^{ch} a man might be debarred of, although he had not onely right but possession of land in either of the Companies as was evident by the example of m^r Wrote who although he was vtterly disabled from cominge to the Court vet his land ℓ and ffreehold ℓ in both the Plantations were not taken from him: Wherefore although the Companie might not deny or debarr any man from sellinge his land to whome he pleased, yet they might refuse to accept of an vnworthie pson as to have voice amongst them: And this m^r Christofer Brooke said was not ||not|| onely ||not|| contrary but agreeable to the Lawes, for in diuers cases of right there was sued out notwithstandinge a writt of Ad quod Damnum before the thinge desired could be effected, And this respite of Admittance desired, was in effect no other then as a writt Ad quod Damnum w^{ch} beinge returned and cleared the Admittance would of it selfe ensue. [197]

 S^r Edwin Sandys also alledged the daylie practise of the Companie who refuse to admitt of any passage of land \mathfrak{C} from him that is indebted to the Companie w^{ch} is to be vnderstood from havinge voice in Court¢ onely for it is not questionable, but that though a man be indebted to the Companie, he may passe his land¢ to any other, and that he that shall buy it shall have as good right and title as the first had, but yet by the lawes of the Companie he cannot have voice in the Court¢ vntill the debt be satisfied to the Companie, wherefore if in this case the Companie deny admission much more may they do it vpon such other waightie exceptions as were propounded.

But it was further objected that if vpon exception taken against a pson propounded the Admission should be delayed and the matter referred to the Quarter Court, it would be in the power of any malicious man to affront and disgrace whome he pleased, and either he must sett downe with the repulse or elc put himselfe vpon a Tryall and censure of a multitude, whereby although he should in the end be iustified, yet he might incurr much disreputacion and in the meane while haue his good name tossed vp and downe in mens mouthes: Wherefore they were of opinion that that course would be full of Scandall: as for clearinge the Companie of vnworthie Members; it was in the Companies power vpon just reasons to expell them and cast them out.

But the Ea: of Southampton aunsweared that it was both easier and safer to prevent the admittinge them, then beinge admitted to cast them out, and for the former part of the exception that they should gaine much more credditt by beinge so hono^{by} cleared then they could suffer disreputačon by beinge maliciously excepted against, and that consideringe the great shame and infamy that he that should maliciously call anothers worke in question should vndergoe men would be wary howe they hazarded their owne fame and good reputačon in callinge others in question, wherefore this danger would hardly light vpon any that deserved it not.

In the end after much dispute it was resolued that there should be a Comittee appointed to consider against the next Quarter Court of some fittinge lawe to be made concerninge the admittinge men in an orderly and warie manner and perticulerly ||for|| the preventinge of admittinge of vnworthie Members ||psons|| w^{ch} Comittee accordinge to the forme prescribed in the lawes are to bringe their labo^r to the Counsell, and the Counsell to the Præparatiue Court, and so to the Quarter Court: This beinge put to the question was by a generall ereccon of hand one one dissentinge ordered: And for Comittees to prepare the buissines [198] was named

S ^r Robt Killigrue.	m ^r Christo: Brooke.
S ^r Edwin Sandys.	m^{r} Wither.
S ^r Iohn Dauers.	m ^r Berblocke.
Collo: ¹ Ogle.	m ^r Caswell or any 4:

who were desired to meete as soone as conveniently they could treate thereabout, In the meane while till the matter might by a lawe be fully and pfectly established, it beinge put to the question was by ereccon of hand (ordered, that no admission should be graunted at the same Court where it was propounded but referred to the next Quarter Court after; when when if no exception at all were taken or but such as should be friuoulous the admission should be confirmed but if any iust or weightie exception were taken against the pson propounded, then the Admission should be deferred vntill the Quarter Court next followinge.

Vpon the naminge of the former Comittee some nominated a gentleman who had spoken against the mayne Proposition that was comitted: Wherevpon the Lord Cauendish said that he havinge spoken against the matter it selfe, might not be of the Comittee accordinge to the order in Parliament, where none that speake against the body of a Bill may be of that Court ||Comittee|| to w^{ch} the consideracon thereof is referred, in reguard that he that is wholly against a thinge that would destroye it, and therefore could not be adjudged a fitt instrument for the rectifyinge of it: This course the Court held verie fitt to be kept hence forward, and beinge informed by S^r Edwin Sandys and m^r Deputy that the handlinge of thing by Comittees was not so well and orderly regulated as were fitt: The Court by ereccon of hand (ordered that the former Comittee should likewise take that pointe into their consideracons, and thinke of some fittinge orders for nominatinge and meetinge of Comittees and for direccons howe they should proceed in buissinesses referred vnto them, and in this pointe the Comittee were desired, likewise to bringe their resolucons to the Councell C^r that a lawe might be made thereof.

 S^r Iohn Dauers propounded that whereas S^r Iohn Treuor the ffather desires to passe two of his Shares of land to S^r Iohn Treuor his Sonn, he not beinge indebted notice might be nowe taken thereof that his admission might be graunted at the next Court if no exception were taken.

M^r Mellinge likewise propounded the passinge of two Shares to m^r Boothby and that his admission might be also graunted at the next Court, if no exception were taken.

M^r Gideon de Lawne propounded also the passinge of two Shares vnto his Sonn, and desired his admittance at the next Court. [199]

M' Binge and m' Woodall moued that they might have a Coppie of that Petition w^{ch} without a name was exhibited and read in y^e Quarter Court against them: It was answeared that since the Court did then refuse to enter farther into the examinacion of the matter objected against them, because their was no name to the Peticon that therefore they need not trouble themselves to make further answeare therevnto, but they pressinge much to have a Coppie given them of it, w^{ch} the Secretary acknowledged to be in his hand(it was moued, because the Court seemed of different opinions, that the decidinge thereof, that the decidinge thereof should be deferred till the publique buissinesses (w^{ch} were exceedinge waightie and important) should be handled, it beinge directly ordered by the lawe, that publiq_b buissinesses should have precedency before all private.

Molasco the Polander likewise earnestly besought that his peticon might be read alledginge that he had attended aboue a Quarter of a yeare, and the Ea: of Southampton said that if his case were as he were informed he had suffered much wronge.

M^r Deputy said that he was not altogether ignorant of the matter but knewe that there was so fowle oppression that had bin vsed to the poore man, and likewise vpon diners others in the like cases as he was afraide, both the Companies and Plantations did to the waight of their owne sins suffer God¢ punishment for these former offences: Wherefore he thought it most necessarie to endeano^r the rightinge of him, but that was to be donn accordinge to the forme prescribed by the Quarter Court: In this Court it could not be donne his case beinge verie longe and somewhat intricate: Wherevpon the Ea: of Southampton willed m^r Deputy with all convenient speed that might be to call the Comittee to whome that matter was referred that so the Court might doe him instice: W^{ch} m^r Deputy promised.

These thing \mathfrak{C} beinge thus donne the Ea: of Southampton said that the Directo^r and Comittees had yesterday mett and treated about divers point \mathfrak{C} concerning the managinge and orderinge of the buissines himselfe, the Lo: Cauendish and some other of the extraordinary Comittee beinge present wth them from two of the Clocke till almost Eight at night: And although the time was but short yet they had so well digested and contriued matters as himselfe and others rested much contented in the good forme that was propounded by the Director and the Comittees, for the safe orderly and faire cariage of those seuerall perticulers w^{ch} seemed most to affect them that had opposed the carriage of the buissines in that forme, and by those men w^{ch} the Companies had concluded and chosen, wherevpon he willed m^r Deputy to make report from pointe to point of what was by the Directo^r and Comittees propounded. [200]

But before m^r ||Deputy|| beguñ the Lo: Cauendish tooke the Chaire and acquaintinge the Sumer Hand¢ Companie that he had purposely caused a Sumer Hand¢ Court to be this day warned to the intent that they might likewise vnderstand and consider of those waightie point¢ that did equally concerne them with y^e Virginia Companie wherefore he desired them likewise with all serious care to observe and consider of the thing¢ that should be propounded and reported that they might afterward either confirme or amend them. Wherevoon m^r Deputy desired of both the Companies dilligent and carefull attencion because the point were waightie and full of difficulties and further besought them freely to make what Obieccons they could in every perticuler for sole either they should be satisfied or the thing amended.

ffirst therefore he said, that the Comittees consideration did beginn at those pticulers, where the Contract ended, w^{ch} howe farr it went the, the 6: Article expressed vizt That not onely the sole Importacon but the sole sale was to be managed by y^e Companies that is (as there is explayned) by such Officers as the Companies should choose and depute: This he said he did thinke necessarie to promise for the answearinge of those doubte and exceptions web he had heard by many both publiquely and privately made (vizt) that they should be debarred of the possessions of their owne good, that they must trust the sale of them to others C^r ffor this condicon did arise imediately and was inherent in the very Contract it selfe, so that whosoener would enjoy the liberty or benifitt of bringinge in Tobacco hither must without dispute resolue to submitt himselfe therevoto, and therefore he desired that noe man would call those thing? in question but for the safe and secure custodie both of the good themselues and also of the money after they should come into the Officers hand? and for the faire just and equall orderinge and disposinge and sellinge of the Comodity and that to the best proffitt and aduantage both of the Companies and his Ma^{tie} the Director and Comittees had propounded these courses followinge to be held, w^{ch} he would in the selfe same order relate as they were by them considered of.

ffirst therefore to beginn with the arrival of the good here they conceaned fitt that some Officers men of trust and that should take an oath should imediately be sent abourd the Shipps to take care that no Tobacco should be stolne out of the Shipps but all might be duely brought into y^e Companies hand.

Secondly that the Maisters of Shipps and such others as should be thought requisite should upon their oathes be examined and charged to deliver a true and faithfull Invoice of all the Tobacco brought home in their Shipps. [201] Thirdly that besidt the Husband there should be at the least two of the Comittees appointed for the takinge vp of the goodt out of the Shipps into the Custome howse who should with the Husband take exact notice of the waight of every mans goodt and howe it was agreeable to the invoices, and howe it was condiconed to the intent that if by the Marriners or others there had bin any fraude and imbeasellinge in the quantitie or by their neglect or default the goodt were spoiled, there might be restitucion made respectively vnto the Owners.

ffourthly for the discharginge of the Custome ffreight C^r the Director Treasuror and Comittees should take order, without troublinge the private Aduenturers; to laye downe the moneys w^{ch} should be due, w^{ch} was conceased would be generally a great benifitt and ease vnto the Aduenturers and Planters, and they might safely vndertake it, in reguard they had the whole goods in $\frac{\mathbf{a}}{\mathbf{b}}$ pawne to make themselves full satisfaccon.

ffiftly after the good \mathfrak{C} were cleared from the Custome howse, the Comittees together with the husband should take care, for the Safe conveyance and suer keepinge of the Tobacco in the Warehowses and Storehowses belonginge to the Companie, for the accomplishment whereof these courses were propounded.

ffirst that it should be the care and charge of the Husbaund assisted with two of the Comittees at least to receaue in the good \mathfrak{C} , and to keepe a Booke plainely expressinge the quantitie waight and mark \mathfrak{C} of each mans parcell of Tobacco and in what Warehowse it is put: W^{ch} beinge donn, the said Book \mathfrak{C} of the Husband should be presented to the Director, and the rest of the Officers who should take order that the Bookeeper should out of the said Book \mathfrak{C} frame an orderly and plaine Account, wherein should be expressed what quantity of Tobacco belong \mathfrak{C} to euery man and where it lyes.

And to the intent that men may rest secure that their good \mathfrak{C} should not be purloyned nor imbeaselled by any meanes, it was conceaued fitt, that for every roome or Warehowse there should be three severall lock \mathfrak{C} and keyes whereof the Director or Deputy should have one, the Husband another, and the Third should be entrusted to some of the Comittees So that it should not be in the power of the Husband to goe ||in|| but with the knowledge and consent of the Director Deputy and Comittees: And when he did goe it should not be but in the presence and Companie of two of the Comittees at least, and that neither Curinge Sortinge Shewinge nor Sellinge should be at any time by fewer then two of the Comittees at least together with the Husband: And although this course would cost the Comittees both much time and labo^r yet it was thought requisite to be donn for the full securinge of mens mind \mathfrak{C} , for in reguard that the Comoditie doth of it[s] owne nature much wast and diminish by longe lyinge if the meanes of imbeazellinge were not in some extraordinary manner preuented and debarred suspitious mind \mathfrak{C} or euill affected would take occasion (as sometimes heretofore hath bin seen) to impute the losse w^{ch} came by dryinge to the falshood of them vnder whose custody it was. [202]

But this course as it would take away all meanes of doeinge wronge, so it would take away all scruples and feares out of mens mind \mathfrak{c} .

This pointe ||being|| related thus by m' Deputy divers of the Companie spake in approbacon of the course prescribed, but no man makinge any objection against it, onely divers required that if it were possible the Warehowses and Storehowses might be all in the Companies howse or at least as neare as possible could be, and m' Roberts desired that the Virginia and Sumer Ilande Tobacco should be kept in severall roomes: To w^{ch} Answeare was made, it was so vnderstood because there were severall Account? to be kept of them. And that not onely the Tobaccoes of the two Plantačons were to be kept assunder but the seuerall sorts of either Plantačon were likewise to be kept in severall Roomes: It was also demaunded by some howe the Husband should doe when occasion should require that the Tobacco should be shewed in severall warehowses, to w^{ch} it was aunsweared that he should have vnder him an inferio' Warehowse Keeper, and if there were occasion to be in many Warehowses at once he might depute others in his place who should be paide for their paines, but without two Comittees no man should take ||medle|| any good C.

In the end the Court desired ¹ his lp: put it to the question whither this course propounded by the Comittees did satisfie the Companie in the point of safe keepinge their good \mathfrak{C} , and whither they would rest satisfied with this Security and so order, that this Course propounded should be held. It was by a generall ereccon of hand \mathfrak{C} agreed (onely one dissentinge) that that course was good and safe, and should therefore accordingly ||be|| held and observed.

It beinge past fiue of the Clocke the Ea: of Southton ppounded the continuance of the Court, so longe after 6: of the Clocke till buissinesses might be dispatched w^{ch} by ereccon of hand was confirmed.

The Lo: Cauendish also taking the Chaire propounded the continuance of the Sumer Iland \mathfrak{C} Court so longe after 6: of the Clocke as there should be occasion.

The good beinge thus agreed to be sufficiently safe, the next pointe m^{τ} Deputy said that came into consideracon was the Securinge of the moneyes that should come into the Treasurors hand that the Companie might thereby rest satisfied, that they should not suffer damage neither by losse of the moneyes itself nor ||of|| the Treasurors imployinge it to other vses. [203]

And first they considered of that course w^{ch} was intimated by some both publiquely and priuately (vizt) the takinge of great Bond \mathfrak{C} and Suerties for the Treasurors makinge good whatsoeuer moneyes should come to his hand \mathfrak{C} . But consideringe that the Stocke was twoe great for almost any man to finde Suerties able to aunsweare such a Some and that in farr greater Stock \mathfrak{C} of other Companies that was not required; they did not conceaue it fitt to demaund that kinde of Security of the Treasuror, espeacially consideringe the smale fee that so great paines and charge he was to vndertake: for although there was 400^h allotted vnto the present officer vnder the name of Treasuror, yet it was not onely for the Seruice he should performe in that office, but in reguard of the place of Deputy w^{ch} he was also to execute, w^{ch} if it had bin alone would in their iudgement \mathfrak{C} haue deserued 300^h Wherefore they did not thinke it reasonable to demaund such

¹ Written over "desiringe it."

condicons as phapps were impossible certainely very difficult to be pformed; and so much the rather because the Kinge havinge interest in the buissines men would be wonderfully Shye of any waye entringe into Bond in such cases.

Wherefore they thought it better both for the present and for hereafter to turne their thought to the setlinge of such a course and forme as might preuent that $oo \ damage \ could \ happen, \ rather then howe$ $it should be repaired after the losse came, by <math>||w^{ch}||$ the waye of Bonds and Suertishipps only implyed, and did not alwaies proue soe effectuall as it seemed to carrie shewe, by reason that many casualties might happen and many courses might be taken whereby the Security would be frustrated: Wherefore after mature deliberacon they fell vpon this course followinge.

ffirst that there should be a safe and stronge rome chosen in the Companies howse for the Keepinge of the moneyes that shalbe receaued and stronge Iron Cheste prouided to put the money in: and that both the Cheste and rome should be vnder three locke and keys, whereof one should be in the Keepinge of the Treasuror of the Virginia Companie, one other in the keepinge of the Gouernor of the Sumer Ilande Company and the Third the Treasuror for this Contract should have, So that the Treasuror should not goe into the Treasury wthout the knowledge and consent of the two aforesaid Gouernors nor otherwise then with them or at least some psons of worth and sufficiency deputed by them: for in reguard that it cannot be that such noble personages should have leasure so often as need might require to be personally present, it was therefore thought fitt that the Treasuro^r of Virginia might leave his key with some one of the Counsell and the Gouernor of the Sumer Ilande with some of the Assistante, [204] So that by this meanes it was conceaned that the money after it was brought into the Treasury would be safer and better secured then by any Bonde or Suertishipps whatsoeuer.

As for the bringinge of money in and that the Treasuror should not be at any ||one|| time possessed of any great Some, it was thought fitt that once every weeke the Director or Comittees or some of them together with the aforesaid Governors or their Substitute should take Account of the Treasuror what moneys had bin that weeke receaued and should cause the same to be imediately carried into the Treasury vnder the Custodie afore prescribed.

And in case the payment should come in, in great abundance; the same course might be held twice or oftner in the same weeke So that by this meanes the Treasuror should neuer be possessed at any ||one|| time of any greater Some then himselfe should be adjudged sufficient wittnesse Security for.

And further to the intent that the Treasuror should not be able by any art or cuñinge to detayne to his owne private vse any moneyes that he should receaue, it was thought fitt that besid \mathfrak{C} his Cash booke (w^{ch} vpon deñaund he should alwayes bringe out to the aforesaid Officers) there should be kept a booke in a plaine and orderly manner, expressinge what good \mathfrak{C} are sold for ready money and what vpon time to whome and when it falls §out§ due; W^{ch} booke shall lye open to the veiwe and pervsall not onely of the Officers, but of any Brother of the Companie, by w^{ch} meanes it is conceaued that not onely all fraude in the Treasuror wilbe prevented; But also many other good effect \mathfrak{C} will followe for thereby the Comittees (to whome the sale of the good \mathfrak{C} is referred) shalbe sure to haue good informacon by the recourse of them that wilbe desirous to see this booke of the habilities and sufficiencie of those with whome they deale.

This pointe beinge thus reported by m^{r} Deputy there was a generall approbacon of the course many comendinge it but not any one objectinge against it: Wherevpon his lp: was desired to put it to the question w^{ch} his lp: did in this manner.

Whither they did indge their wayes moneyes would be sufficiently secured by this course without further security of Bond or Suertiship from the Treasuror, and whither they would agree and order that this course should be held in this point it was by a generall ereccon of hand ℓ (not one dissentinge) indged that by this meanes the moneyes would be sufficiently secured, and it was ordered that this course should be held concerninge the Treasury. [205]

These thing thus established concerninge the safe custody of good and money m^r Deputy said thus, the next consideration of the Directo^r and Comittees was concerninge the disposinge and sellinge of the $good \in W^{ch}$ that it might be donn in a just and equal manner both for the Kinge and the Owners, since not onely the Tobacco of seuerall men would be of different goodnes and worth, euen the selfe same pcell would phapps containe Tobacco of two or three ||verie|| different sorte for price and worth it was therefore before all other thinge absolutely necessarie to have every mans parcell veiwed and judged of what condicon and goodnes it were and if it were not all alike that the different sorte should be distinguished and seuered and this difference they conceaued might be reduced to three kind best, middle, and worst by w^{ch} course every man should have the true proceed of his owne good, and the full and just price accordinge to the condicon and worth of his Tobacco without either receauinge or doeinge wronge by having his Tobacco mingled wth others beinge of the same goodnes and worth as his is.

As for the true and faithfull distinguishinge of these severall sort \mathfrak{C} , it was conceaued it should be donne by men skillfull in the nature of Tobacco who should be chosen by the Companie in their Court \mathfrak{C} and have an oath administred vnto them to do it without any manner of partiality either of fauo^r or hatred, and that they should thus sort the Tobacco in the presence of the Husband and at least two of the Comittees who should keepe an exact Account howe every mans peell is by these Sorters indged and esteemed, and takinge care that it beinge once distinguished, it may not againe be confounded shall carrie vp to the Bookeep the Account of each mans peell, who should ||shall|| accordingly enter downe in his booke howe much of each sorte belong \mathfrak{C} to every man w^{oh} he shall shewe and give a note of to any owner that desires it.

This beinge thus reported by m^r Deputy some $\||made||$ močon that when the sortinge was to be performed, there should be in the howse where the Court are kept a bill sett vp declaringe from daye to day whose Tobacco should be sorted to the intent that the owners might themselues be present to see right donn them, But this was generally adjudged inconvenient as a thinge that would not hinder, but cause the doeinge of much wronge and breed much contention if the owners might be by, for every man would strive and pswade that his good might be made of the best sort: But on the Contrary the Court generally thought fitt that the Husband and Comittees should have it given them in charg that not only any owner should not be present when his good were to [206] be sorted but that they should further endeavo^r as much as they possibly could to conceale from the Sorters all such mark and tokens whereby they might any way guesse to whome the Tobacco w^{ch} they sorted belonged, for so certainely not knowinge whose good their indgment and Skill.

It was by some also moued that the Sorters might not be Buyers, because it was said, they might therby sett out good Penyworthes for themselues to the preiudice of the Stocke, but vpon debate it was not conceaued that any such inconvenience could followe if good care were vsed; But on the other side it would be an ill leadinge example to debarr any man from beinge a Buyer that would bidd a good price and make good payment.

 M^{τ} Roberts moued that there might be Three sorters to enery peell to the intent that if two were of different indgement the matter might be ended by the Third: This močon was well liked, both for the reason he alledged, and also because it was thought harder to corrupt three then a lesse number wherefore although it would breed more charge, yet it was thought good to followe that order.

In the end there beinge no more objeccion made, and the Court generally likinge well of this course, my Lo: at the request of the Court put it to the question, whither they did approue of this course w^{ch} m^r Deputy had reported wth m^r Roberts Addition; It was by a generall ereccion of hand cassented vnto and ordered that that course should be held for the sortinge of Tobacco.

This donn m^r Deputy said that after these preparacons they were nowe come to the Disposinge and Sellinge of the Tobacco; In w^{ch} pointe

288

the proffitt of the Aduenturers did maynely consist, w^{ch} they founde to be an Accon contayninge many part? and branches all requiringe exact care and consideracon, but divers of them could not be well indged of nor resolued on vntill the thinge it selfe came to execucon when accordingly deliberacon was to be taken: Wherefore the Director and Comittees had nowe onely proposed certaine generall head? tendinge to the equality of ||and|| instice and to the mayntayninge of the Comodity at a good price. [207]

ffirst therefore they conceaued that after menns ||mens|| Tobacco should be so sorted as before was agreed on, and the Bookeeper entred euery mans parcell aright vizt what quantitie of each sort was due vnto him that then mens pticuler pcell \mathfrak{C} should not be any longer kept assunder but mingled and put together respectively one with another, that is the best with the best, the worst with the worst, and so the middle sorte with that of the same kinde: Which beinge donn the sale should be made out of the lumpe, and so euery man should from time to time as moneyes came in receaue their diuident proporčonably accordinge to their seuerall part \mathfrak{C} of that w^{ch} was sold and this they held to be the onely equall and faire course whereby euery man should alike perticipate of proffitt and losse: As for the sellinge of mens pcell \mathfrak{C} seuerall it was a course so full of iust and obuious exceptions as need not be repeated.

This m^r Deputy said was the first and most generall waye w^{ch} was propounded and if it were by all men followed would certainely best keepe vp and improve the Comodity when it could be fetched, but at one head.

But he said that in reguard divers members of this Companie had declared themselves not onely willinge but desirous to take out their owne Stock¢ and part¢ pretendinge that what price soever the Companie shall sett, they yet shall be able for to sell at a higher rate, in reguard the Companie sellinge in grosse, must alwayes leave a sufficient gaine whereby the Retaylo^r may live: ffor the contentment therefore and satisfaccon of such men, they conceaved it fitt to give

16456-vol 2-06-19

290

liberty vnto them (defrayinge all charges and leauinge for euery Third pound of Tobacco ready money for his Ma^{ts} vse) they might take out their Stocke: And way beinge thus given, he said that the doubt and feare, that some men had made of suffringe wronge by the Sorters, either corruption or negligence in not rightly judginge and esteeminge of their Tobacco, was resolved and taken away, for if the Sorters should, estimate any mans peell to be of a worse sort then indeed it was and that his that was of the best sort should be made of the second, and the second the worst, the owner might by their erro^r make great aduantage to himselfe whilest he should have the Kings Third at a cheaper rate then indeed it was worth. So that pmittinge this libertie the Sorters could not preiudice any man by vndervaluing his Comodity, if they ouervalued it, it was to the losse of the generall lyvinge and Bulke, but greatly to the aduantage of the perticuler owner, who should thereby receaue a better price then indeed truely his good were worth: These m' Deputy said were the [208] two Generall head w^{ch} the Comittees had propounded many pticularities fallinge vnder them they had likewise considered of, But because they were grounded upon some objections & exceptions that might be taken against these courses, he therefore not doubtinge, but that the same scruples and argument would be now made in Court, would reserve them to their propper places by w^{ch} meanes they would be best vnderstood: And herevpon the Ea: of Southampton and the Lord Cauendish desired the Companies that they would freely question demaund and object that by explayninge thing might be fully vnderstood and by debatinge and disputinge the best course might be found and accordingly followed.

Herevpon some said, that if the Tobaceo shall at first be high rated, and accordingly men leave the Kings part, if they could not sell it after the same rate or if the Companie should after lett fall the price they that tooke it out, should be much damnified.

To w^{ch} answcare was made, that this liberty was given onely vpon that ground that men by takinge out should make more and not lesse: Wherefore if a man would take out his Tobacco at a certaine price without beinge sure to make more if he afterward sold it for lesse it was his owne fault, and therefore must endure the punishment, w^{ch} they that doubt may do well to leaue it in Stocke with the rest whereby they might be sure not to loose.

It was further objected, that this lycense beinge giuen, many men would take out, and vpon desire to make present money sell the Comodity at a farr lesse rate then they tooke it out, whereby they would bringe downe the price of all that remained in Stoeke or at least cause that none of it should be sold till all theires were vented, and the example of the East Indy Companie was put, where men take out peper and other Comodities at a high rate and presently to haue ready money sell them much vnder.

M^r Deputy made answeare that these objections had bin made in the Comittee, and likewise further w^{ch} he thought first was to be resolued, that it might seeme against the Contract whereby it is agreed with his Ma^{tie} that there should be a sole sale of the Tobacco, w^{ch} seemes not to agree with the dividinge and partinge it into so many hand? as this course would cause: But for that he said it was vnderstood that the sole sale was onely so farr intended as to bringe the Comodity to a reasonable high price, w^{ch} was conceased to be sufficiently donne by taking a good price for every Third pound, whereby men were tyed not $\lceil 209 \rceil$ to sell vnder, except they would doe it to their losse w^{ch} is not to be supposed in men that line by tradinge, and the aduantage of gaine between the buyinge and sellinge As for the Instance of the East Indy Companie it was verie different from this, first men did not indeed sell so much vnderfoote, as it seemed for the prices w^{ch} they tooke the Comodities out at was not the price of ready money but the price of a verie longe time, whereby although they sold a great deale vnder that; yet they made neare vpon as good reekoninge as if they ridd out the time beside he said, that men there tooke out their Stocke without any further charge, but here was a great deale of ready money to be laid out downe whereby men would be wary what they did and would not ouer fondly pull losse ypon themselues with the disbursinge of so much money as might be otherwise well imployed certainely the

able Aduenturer and the rich Planter would ||not|| doe it, but would rather haue patience to expect a good Account with others, then with so many Inconveniences to indamage himselfe

As for the thriftles ||and|| royetous pson he would be hardly able to finde out so much money howsoeuer there would not be so many of these as should,¹ much hurt the Stocke for their disorder could not be generall, but onely reach to some pticuler places and that for a verie short while.

ffurther m^r Hackett said that he did not see that any preuencon could be made against such spend thrift and bankruptly minded men for so they must in the end proue that would take out at verie high rat and sell at verie lowe to gett ready money: ffor if their Stock might not be delivered them as their owne; yet they could not be debarred from buyinge whereby the same inconveniences would followe:

In the end after much dispute about this point the argument (||on||) both sid being found to be verie waightie, the further consideration of them was referred vntill the next Court.

ffor the releife of the Planters vpon w^{ch} ground so many had vndertaken to turne all topsie turuy m^r Deputie said that the Directo^r and Comittees having seriously considered of the matter did not finde that there was like to be either that great number of them as if necessity should force them to sell vnder foote ||there should followe any great [endamagemen^t] vnto the Stocke|| for he said that the greatest part of the Planters that vse to send home good were very able men, and for those poore Planters that do come home it had bin observed that the most of them goeinge vp and downe with their Tobacco amongst their frend \mathfrak{C} , did by one meanes or other sell it at farr greater rat \mathfrak{C} then the Companie were likely to sell theirs. [210]

As for the rest of the poore Planters whose either ill husbandry necessity or want of indgement might cause them to sell much vuder the worth, the number would be but fewe and the quantity of their

¹ Written over "would" by Collingwood.

FEBRUARY 22, 1623

good \mathfrak{C} but smale, so that the mayne Stocke would not thereby be much preiudiced although they tooke their part \mathfrak{C} out and sold them neuer so much vnder: But for the remedying thereof, and much more for the releiuinge of those psons: the Directo^r and Comittees propounded that after all diligences vsed by the Planter himselfe for the best sale of his fobacco (wherein §to§ their vttermost they would giue all good helpe) if he would not come to some reasonable price, the pcell \mathfrak{C} should be brought into the Court and sold by the candle whereby it was not doubted but that he should come very neare to the iust price, espeacially consideringe that such kinde of mens good \mathfrak{C} could be but smale quantities w^{ch} would be every mans money.

These Proposicions were liked and the further consideration of them referred likewise to the next Court.

S' Edwin Sandys acquainted the Court that the Lo Cauendish, himselfe, and some others, havinge had conference wth my Lord Treasuror his lp: told them that direccon should be given to m' Atturney for the present drawinge vp of the Patent and that his Letters also should be forthwth dispatched to all the pts ||Port \mathfrak{C} || in reguard the Proclamation could not as yet come forth.

AN EXTRAORDINARY COURT HELD FOR VIRGINIA ||AND THE SUMER ILANDC|| ON SATTURDAY IN THE FORENOONE THE 22TH OF ffebrua: i622

Present

Right Hono^{ble} Ea of Southamp. Ea of Warwicke. Lo S^t Iohn. Lo: Cauendish.

S ^r Edw: Sackuill.	m ^r Paulavicine.	m ^r Winch.
S ^r Io Brooke.	m ^r Io: Wolstenholme.	m ^r Palmer.

S ^r Edw: Sandys.	m ^r Risly.	m ^r Moorer.
S ^r Io: Dauers.	m' Tomlins.	m ^r Ditchfeild.
S ^r Io Scudamore.	m ^r Io: ffarrar.	m ^r Nicholle.
S ^r Timoth: Thornhill.		m ^r Couell.
m' Nicho: ffarrar Dpt.	0	m ^r Seward.
m Richo: narrar Dpt. m' Gibbs.	m ^r Thaire.	m ^r Bennett.
m ^r Herbert.	m ^r Kightly.	m' Bull.
m ^r Bromefeild.	m ^r Io Smith.	m ^r Bolton.
m ^r Wilmer.	m ^r Ro: Smith.	m ^r Hobbs.
m^{r} Steward.	m ^r Edward e .	m ^r Southerton.
m ^r Binge.	m ^r Barker.	m ^r Withers.
m ^r Caswell.	m ^r Bland.	m ^r Downes.
m ^r Bowater.	$\ \mathbf{m}^{r} \mathbf{Tom} \ $	$\ \mathbf{m}^{r} \text{ Widdowes.}\ $ [211]
m ^r Addison.	m ^r Mellinge.	m ^r Hardinge.
m ^r Swayne.	m ^r Tomkins.	m ^r Tho: Waterhowse.
m' Swinhowe.	m ^r Boothby.	m ^r Elkington.
m ^r Newport.	m ^r Iadwin.	m ^r Tickner.
m' Lawrence.	m' Wiseman.	m ^r Truloue.
m ^r Baynham.	m ^r Robert e .	m ^r ffran: Waterhowse.
m ^r Leuer.	m ^r Woodall.	m ^r Cuffe.
m ^r Shippard.	m ^r Stone.	m ^r Siluer: Taylor.
Capt Gifford.	m ^r Hart.	Capt Rossingham.
m ^r Meuerell.	m' Tatam.	m ^r Moorewood.
m ^r Hackett.	m' Balmford.	m ^r Sparrowe.
	m ^r Kingstone.	m ^r Ley.
	m Kingstone. m' Webbe.	
	m webbe.	m ^r Owen Arthur.
		w th diuers others.

At the settinge downe of the Court the Ea: of Southampton signified vnto the Court that he had receaued a letter from the Lord Treasuror who vpon complaint made by some members of the Companie was desirous before thing were further proceeded in to receaue satisfac- \tilde{c} on concerninge those point they had complayned vnto him of: But in the meane while, till the Lord Treasuror appointe a meetinge his lp: said he thought fitt to acquaint the Court thereof and to take into reveiwe and considera \tilde{c} on the seuerall point concluded on by the last

294

Court touchinge the manner of menaging the Contract, w^{ch} his lp: said he conceaued to be the buissines wherevoon the complainte were chiefely grounded, Wherevpon his lp: willed to read the Court held the 19th of this present Moneth, all the pticuler point whereof were againe severally disputed and debated as they were read and all of them confirmed and ratified by the judgement of this present Court. except the last pointe vizt that it should be lawfull for every pticuler man to take out his Tobacco, leavinge for every Third pound the full value w^{ch} it should be rated at for his Ma^{ts} vse: This Course was by plurality of voices adjudged to be likely to bringe downe the price of the Comodity in reguard that men would to have ready money sell vnder that rate w^{ch} they had taken it out wherevpon it was by ereccon of hande ordered that the Tobacco should be sold all in Bulke and if any man would have his owne he should buy it out of the lumpe, yet withall it was agreed and ordered that if in this waye the Tobacco did not sell in that quantitie as was expected but it should be found that the Tobacconist? and Retaylors should combine together to the preiudice of the Stocke, that then after three Moneths for the ventinge of the Comoditie the former course should be held.

This donn m^r Deputy moued that the Shares propounded at the last Court might nowe passe if no man tooke exception thereto the pties beinge these that followe vizt

 S^r Io: Trevor the flather passed two shares to S^r Io: Trevor his Sonne.

M^r Mellinge passed two Shares to m^r Boothby.

M^r Gideon D'Lawne passed one share to his sonne Abra: D'Lawne: All w^{ch} were approued and confirmed. [212]

These Shares also were propounded to passe at the next Court vizt. M^r Viner one Share to m^r ffrancis Bickly and one other to m^r Robert Abden.

M^r Io: ffarrar one Share to Mathias Caldicott esq.

An extraordinary Court Held for Virginia on Monday in the Afternoone the 24th of ffebruary i622

Present

Right Hono^{ble} Ea: of Southampton. Lo: S^t Iohn. Lo Padgett Cauendish. S^r Edw: Sackuill. S^r Io: Brooke. S^r Edwin Sandys. S^r Io Dãuers. S^r Io: Seudamore.

m ^r Nicho: ffarrar Dpt.	m^{r} Smith.	m ^r Moorer.
m ^r Herbert.	m ^r Barbo ^r .	m ^r Ditchfeild.
m ^r Christ: Brooke.	m ^r Caswell.	m ^r Bland.
m ^r Bromefeild.	m ^r Seaward.	m ^r Iadwin.
m ^r Wilmer.	m ^r Swayne.	m ^r Balmford.
m ^r Io Wolstenholme.	m ^r Swinhowe.	m ^r Edw: Waterhowse.
m ^r Wriosly.	m ^r Addison.	m^r Ley.
m^{r} Tomlins.	m ^r Baynham.	m ^r Hackett.
m ^r Io: ffarrar.	m ^r Sheppard.	m ^r Owen Arthur.
m ^r Gouch.	m ^r Mellinge.	m ^r Webbe.
m ^r Berblocke.	m ^r Boothby.	with diuers others.

The Conrt held on Wedensday the 12: of ffebruary was nowe read: w^{ch} donn after a good pause, the Ea: of Southampton said, that as he was heretofore slowe in puttinge thing? to the question, so nowe he would be much slower, because it had bin reported to the Lord Treasuror that the Companie were ouerawed and durst not speake, w^{ch} whither it were true or no themselues could Wittnesse, w^{ch} report the whole Court vtterly condemned to be false and scandalous, professinge that they enjoyed as much freedome and liberty of speach as they could desire The said Court of the Twelueth of ffebruary was by a generall ereccon of hand \mathfrak{c} no one dissentinge confirmed to be truely sett downe.

S^r Edwin Sandys at the request of the Ea: of Southampton did nowe make report what passed in the morninge before the Lo: Treasuror, where he said were present the Gouerno¹⁸ and Deputies of both Companies Also S^r Io: Daners, himselfe and some others, And on the other part the Ea: of Warwicke S' Nath: Rich, m' Alderm: Iohnson [213] m^r Wrote, m^r Binge, m^r Caninge and m^r Woodall with some others, as also S^r Io: Wolstenholme and other the Customers that seemed to assist them, all of them directly impugninge the Contract as conceasinge it to be verie prejudiciall vnto the Plantations: much speach passed w^{ch} the Lord Treasuror heard with a great deale of patience interruptinge no man: In the end one of the Customers made a Proposition to his lp: that seeinge there was so much difference and fraccon between the Companies by reason of the Contract, it might no longer hold, but the Companies be bound to bringe in all their Tobaceo and pay the i2^d Custome vpon the pound w^{ch} would be more contentfull to the Planters and more benificiall to the Kinge: for it was supposed within two or three yeares, there might ||will|| be brought in yearely fower hundred Thousand waight from both the Plantations w^{ch} at 12^{d} p pound came to - 20000^h and in case a fourth part of this was abated and so the payment brought to S^d it would amount to 20000 li marke w^{ch} with 6000^{li} that would be given for bringinge in of Spanish Tobacco would make vp the former Some of $-20000^{\text{H}.1}$

Wherevnto answeare was then made, that this 12^d p^{-li} was as hard a Bargaine for the Planter as the other: w^{ch} was shewed first by instance of the smale profitt that S^r George Yeardly made of his Tobaceo: Secondly by the smale proceed of the Magazine nowe returned w^{ch} of 7000^{li} Stocke had searce produced 4000^{li} of their principall money after ² yeares forbearance: Hee added also a Third instance out of his owne

¹ This is the first of a series of estimates. Many rough notes and memoranda by members of the opposition are mentioned in List of Records, between Nos. 396 and 424, Vol. 1, pages 163 to 166, *ante*.

²A blank space in the manuscript.

experience of his Sumer Iland (Tobacco: In the sale whereof he could hardly cleare — 6^d p pound notwithstandinge he then paid neither Custome nor imposicon for it.

At length the Opposers presented to the Lord Treasuror certaine Articles, contayninge partly Propositions, partly exceptions, wherevnto his lp: required aunsweare In all w^{ch} passage S^r Edwin Sandys said, he was sorry to heare so much by speach and that it was soe confidently averred espeacially by m^r Wrote and m^r Binge, that the Companies in the carriage of the buissines were ouerawed by the Ea: of Southampton with a kinde of threatninge, that vnlesse the Contract went on the Plantačons would be taken awaye from them.

S^r Edwin Sandys further added that the Lord Treasuror intimated that seinge the Companies haue receaued so much grace and fauo^r of the Kinge by Lottaries and other meanes for aduancement of the Plantation, he held it most vnfitt they should nowe carrie their Comodities any other where then into his Ma^{ts} Dominions: and therefore concluded that whither Contract or no Contract, all must be brought into this Kingdome to paye custome whereby his Ma^{ts} Revenue might be aduanced: W^{ch} Proposition y^e Opposers did well like of, and said that they euer more desired that all might be brought in and m^r Wrote said that the Colony in Virginia had sent a Peticon to be exhibited to his Ma^{tie} to that purpose, but the same was neuer presented to the Kinge but concealed and suppressed by m^r Deputy. [214]

Touchinge w^{ch} the Ea: of Southampton said it appeares as well by the verie peticon it selfe as also by a Letter from the Colony at that time vnto the Counsell here, that the Collony did meane nothinge lesse then was pretended and that the scope of their peticon was onely to obtain liberty to bringe in their Tobacco into England whereof they were at that time vtterly debarred.

The Ea: of Southampton also signified vnto the Court that the Lord Treasuror at their cominge awaye beinge asked whither they should proceed in this buissines or no said, they might proceed and goe on on notwithstandinge these differences and opposicons.

298

Accordingly his lp: said they would nowe proceed, and therevpon began to propound to the consideracon of the Companie, that seeinge this Contract did equally concerne both Companies, they were first to consider howe to aduance the price of the Tobacco that should come from both the Plantacons, to the most proffitt and aduantage aswell of the Aduenturers as Planters of both the Companies: w^{ch} the Comittee havinge duely considered of, conceaued it could no waye be donn vnlesse both Companies did ioyne and agree together about settinge the price of the Tobacco.

 W^{ch} pointe beinge taken into consideračon some were of opinion, it were most fitt, that each Companie should sett the price of their owne Tobacco, Wherevnto aunsweare was made that by that course there might fall out a verie great inequality in settinge the price thereof: for in case two Shipps should come together, the one from Virginia the other from the Suñier Iland \mathfrak{C} , if the one Companie should sett theirs at 5^s—and the other at 4^s—by this meanes the one would sell of all of their Tobacco (beinge lower priced) before the other should be able to put of any at all.

Wherevpon after mature deliberacon and debate, it was at length put to the question, whither vpon the cominge home of any Tobacco from Virginia or the Sumer Iland \mathfrak{c} , the Companie did not thinke it fitt, that after the Comittees have considered of a price both Companies be assembled together (and not one alone) to sett the price thereof This by a generall ereccon of hand \mathfrak{c} was agreed and ordered no one dissentinge.

It was likewise propounded, that in case the Companies cannot agree in settinge the price and that they both differ also from the price sett by the Coñnittees, as for example, if one sett at 6^{s_1} p pound and the other 5^s that in such case the medium w^{ch} is 5^s 6^d be sett: This proposicon was well approued, and beinge put to the question, it was by a generall ereccon of hand (agreed and ordered that in such cases the mediũ should be taken. [215]

¹Written over "d."

It was further propounded that in case the one Companie agree with the Comittee in settinge the price and the other Companie shall thinke fitt to sett a higher price and withall shall offer to take it of at that higher price that then they may have it, otherwise the price sett by the Comittees and the other Comittee Companie to stand This proposicon was also well approved of and by ereccon of hand generally agreed and ordered accordingly.

Lastly it was propounded that in reguard the Contract doth equally concerne both Companies, and that there is a necessity of vnitinge them together whereby they may vnanimously agree together in their proceeding touching the Contract, that no Act or buissines be donn touching the same but by the consent of both Companies assembled together: So that what shalbe ordered in one Court may be againe propounded and ordered in the other: W^{ch} Proposition was also well approved of and ordered accordingly

> At a Court held for Virginia and the Sumer Ilande on Wedensday in the Afternoone the 5° of March ||March 5.¹|| i622

PRESENT

Right Hono^{ble}: Lo: Cauendish. S^r Edwin Sandys. S^r Io Dãuers. Collo: Ogle. S^r Nath: Rich. S^r Tho: Wroth. Do^r Dun.

m ^r Gibbs.	m ^r Seaward.	m ^r Webbe.
m ^r Iohnson.	m ^r Iadwin.	m ^r Cuffe.

¹Entered in the margin at some later date.

MARCH 5, 1623

	- 117 1 11	
m ^r Xp̃er Brooke.	m ^r Woodall.	m ^r Trueloue.
m ^r Bromefeild.	m ^r Morewood.	$\mathbf{m}^{\mathbf{r}}$ Meuerell.
m ^r Butler.	Capt: Bargraue.	m ^r Edw: Waterhowse.
m ^r Binge.	m ^r Boothby.	m ^r Rider.
m ^r Paulavicine.	m ^r Geo: Garret.	m ^r Barker.
m^r Tomlins.	m ^r Roberte.	m ^r Rich : Bennett.
m ^r Nich [°] ffarrar Dpt.	m ^r Ley.	m ^r Edwarde.
m ^r Io: ffarrar.	m ^r Ro: Smith.	m ^r Taylo ^r .
m ^r Berblocke.	m ^r Sparrowe.	m ^r Stone.
m ^r Bull.	m ^r Rogers. ¹	m ^r Hurd.
m ^r Barbo ^r .	m ^r Goodyeare.	m ^r Norwood.
m ^r Bland.	m ^r Baynham.	m ^r Lever.
m ^r Wheatly.	m ^r Copland.	m ^r ffletcher.
m ^r Moorer.	m ^r Swinhowe.	m ^r Dike.
m ^r Widdowes.	m ^r West.	m^{r} Scott.
m ^r Balmeford.	m ^r Sheppard.	m ^r Elkington
m ^r Nicholl ^e .	m ^r Arth: Swaine.	m ^r Shipton.
m ^r Bolton.	m ^r Owen Arthur.	m ^r Kirby.
m ^r Wiseman.	m ^r Southerton.	m ^r Coop.
m ^r Ditchfeild.	m ^r Tomkins.	with divers others.
m ^r Viner.	m ^r Hobbs.	[216]
	m ^r Mellinge.	[]
	0	

 M^r Deputy observinge divers Strangers to be in the Court not free of the Companie, as he conceaued, desired that they would depart the Court: But some said that they were Planters that come lately from the Sumer Iland, and therefore thought fitt (there beinge also a Sumer Iland, court warned) that they might likewise be present; But it was aunsweared that there was the last years a lawe made, whereby that was forbidden: And it was likewise testified that for these two last years the Companie had thought fitt to deny leave to such Planters as were not ffreeholders to sett in Court and that therevpon they had bin often times excluded wherevpon they were nowe entreated to depart the Court.

¹Written over "Roberts."

302

After w^{ch} the Lord Cauendish said that vpon Satturday last there was a message sent from the Lorde of his Mat^{*} Priuv Counsell to warne himselfe and such¹ others as he would bring with him on the one side, and the Ea: of Warwicke and ||or|| S' Nath: Rich and such others as they would bringe wth them on the other ptie for the Sumer Ilande Companie: And for the Virginia Companie S^r Edwin Sandys and m^r ffarrars and such as they would bringe with them on the one part: And on the other part S^r Tho: Smith and m^r Alderman Iohnson and such others as they would bringe with them to attend the Lorde on Tuisday morninge, concerninge the setlinge of the buissines of Tobacco: W^{ch} his lp: said they did accordingly, beinge accompanied with the ||my|| Lo: S^t Iohn, the Lo Padgett S^r Edward Sackuill S^r Iohn Brooke S' Io: Dauers S' Robert Killigrewe and diuers others of the Companie where there mett likewise divers perticuler men of the Companie, vpon whose complaint against the Contract, the Lord Treasuror signified this meetinge was appointed: Wherevoon the Lo: Cauendish said he made Protestacon that the Contract having bin often and most orderly concluded in diuers Quarter Courts, himselfe and the rest of the Companie attendinge him did not now come to give those Members of the Companie that now opposed it any satisfaccon, for beinge not onely as the lesser part involued in the generall agreement, but most of them having actually given their consented vnto the concludinge of the Contract it were to the preiudice of all good gouerment to treat further with them there about: But if their Tp^s vpon any sinister informacon given them had conceaued any doubte, himselfe and the rest were ready to give an Account to their ll^{ps} of all their proceeding ℓ and such as they were assured should in enery perticuler satisfie them. Wherevpon their 11^{pps} requiringe some of the Complaynant to make knowne their greiuances their m^r Binge stepped forth and made a longe invective against the Contract and the manner vsed [217] in passinge it; wherein he said men were ouerawed by threatninge word, that if they yealded not thereto they should do worse that they must guitt the Plantations, That the Ea: of Southampton findinge an vnwillingnes in the Companies to yeald to so hard a bargaine, sett him downe in his chaire, pullinge his hatt

ouer his eyes and foldinge his Armes acrosse and leninge backeward in his Chaire, as if all were lost, w^{ch} kinde of behauio^r and former word, frighted the Companie to yeald vnto this Bargaine it beinge concealed from them (w^{ch} nowe their H^{ps} signified) that this Contract was offred by the Lord Treasuror in his Mat^{*} name as from his espeaciall grace to the aduancement of the Plantations: And further m^r Binge said that the Ea: of Southampton did not onely save that he would be m^r Wrotes Accuser, and that whilest he was in the Companie there would be no peace nor quiet but that he did make it his suite vnto the Companie to put him out: And these thing amongst many other his lp: said m' Binge did not onely deliver but Act; and that in such a manner as was distastfull to the Lord ℓ of the Counsell: Wherevoon m^r Binge was by their \mathfrak{M}^{ps} rebuked for his behauio^r and word \mathfrak{C} ; and his Lp: said he could not forbeare to desire justice of the Bourd against him for havinge so wronged and abased the Ea of Southampton beinge a Peere of the Realme and a Member of that Bourd not only nowe in their ll^{ps} presence but also other where hauinge said as by two sufficient Wittnesses would be there proued that if he had bin as m^r Wrote when my Lo: of Southampton by order of the Counsell for Virginia suspended him from that ||e|| Counsell he would have told him His lp: should not suspend him from the Counsell of Virginia beinge a suspended Lord himselfe from the Counsell Table ||of State||: W^{ch} Speech m^r Binge denied desiringe that point might be deferred till the returne of my Lo: of Warwick and m^r Wrote who were nowe with the Kinge. His lp: said that the Lord of the Counsell seemed much offended with m^r Binge; and said they would ||not|| let his it passe but would consider of it by it selfe.

But for the mayne buissines out of m^r Bing \mathfrak{C} speach, the Lord Treasuror propounded three point \mathfrak{C} to be insisted on; ffirst whither the Companie were ouerawed, Secondly whither this Contract were for the good of the Plantation, And lastly that if this present Contract were not good for the Plantations howe it might be made good.

ffor the first pointe of ouerawinge his lp: said that diuers other affirmed as m^r Binge had donne, wherevoon by himselfe and S^r Edw:

Sackuill they were much pressed to deliver the word ($\|wherew^{th}$ they were $\|$ (as they said) threatned and affrighted: Wherevpon m^r Gibbs said, they were told if they did not yeald to this bargaine they must do worse they must quitt the Plantacons: [218]

Wherevnto the Lo Cauendish said there was by himselfe and others made Aunsweare that if those word ℓ were spoken it was declared and explayned what the meaninge of them was: That if the Companies did not accept of this Bargaine of sole Importacon (nowe it was offered them) it would be vndertaken by others w^{ch} would be much worse for them as they had found by experience and phapps their Tobacco thereby would be ||so|| brought downe as they should not be able to line, and so the Plantacons might be quitted but as for intendinge thereby his Ma^{ts} displeasure to the Companies (if they refused this Bargaine) or that otherwise the Plantacons would be taken from them as these Oppugners would now pretend it was answeared that it was most false the Contract havinge bin from the verie beginnige to the end propounded to the Companies as a thinge offered by his Ma^{tle} meerely out of his grace and fauo¹ to the Plantacons and by the Lord Treasuror out of his espeaciall loue and respect to the Plantations: In w^{ch} reguard his lp refused other greater offers for matter of proffitt, and in this manner was the proposing of the Contract expressed and sett downe in the Court book \mathfrak{e} as was there presented to be shewen: The debatinge and clearinge of this pointe his lp: said, held all the forenoone.

In the afternoone the second point propounded by the Lord Treasuror was considered and debated vizt howe good or evill this Contract was for the Plantations: Wherevpon S^r Natha: Rich instanced his case that havinge ||sent|| 120^{ll} of Comodities this yeare he should loose it all except a verie litle if this Contract proceeded accordinge to the Account that he made: But his lp: said that it was by S^r Edwin Sandys and others answeared, that this Contract was not concluded by the Companies nor by them proposed simply as a good bargaine but onely comparatively as a better then that estate they were formerly in, w^{ch} by many instances was proved not onely of pticuler mens eases, but principally of the great Magazine wherein men had lost after six week ||yeares|| time neare halfe of their Capitall, and that in S^r Natha: Riehes Account there was a mayne erro^r in the verie ground in ratinge Tobaceo in y^e Country at ij^e vj^d a pound; At w^{ch} price the greatest part of Tobaceo came home these last three or fower yeares had not bin sold.

And this pointe his lp: said after longe debate and dispute was so well eleared as he supposed the Lord $\boldsymbol{\zeta}$ of the Counsell were fully satisfied with the reasons given on the Companies part vizt That by this Contract the Companies were not sett in worse case, then they were formerly: In the end his lp: said they were willed to goe out and after a good while himselfe and S^r Edwin Sandys [219] and the Deputy of the Virginia Companie were ealled in againe, where they were by the Lord President told, that it twas not their lp^s pleasure to speake nowe of the Contract but of a Post-act vizt the sendinge of some Shipps from the Plantations to Holland w^{ch} his lp: made aunsweare was none of the Companies Act but of perticuler Aduenturers to whome the Shipps and good belonged; their $1p^{\circ}$ seemed much offended thereat. and ||willed|| his lp: to signifie and deelare it to the Companies that it was the pleasure and comaund of that Bourd that the Tobacco and all other Comodities belonginge to those Plantations should be brought directly home for England.

 M^r Deputy said that the Lord Præsident told them further eoneeininge the Contract (speakinge to the Lord Cauendish) that his lp and the rest had giuen a good Account vnto the Bourd, both of the reasons they had in eoneludinge this Contract as also of the faire proeeedinge and carriage in the passinge of it, whereof they would giue his Ma^{tie} aduertisement, and doubted not but that the Companies should haue either the Contract confirmed vnto them accordingely as themselues had agreed and ordered or el \mathfrak{C} some other bargaine asmuch to their content.

His lp: having breifely $\frac{delivered}{delivered}$ $\|declared\|$ the report, m^r Gibbs eoneeauing that the Lord Cauendish had said, that he was one of them that had said at Counsell Table that he was ouerawed, desired

16456-vol 2-06-20

that if the Secretary had so sett it downe it might be altered and amended for he said he denied at Counsell Table that he was ouer-awed but had indeed alledged those former word \mathfrak{C} w^{ch} he left to the indgement of the Bourd what sense they may earry.

M^r Binge said that the ouerawinge that he spake of, he did not meane it of metus potentiæ but of metus reverentiæ.

 M^r Deputy said that he conceaued there had three thing of speciall of observance and note passed at Counsell Table that daye, two point whereof were matter of great ioye to himselfe, and he doubted not were likewise of singuler comfort to the Companie.

ffirst a most humble ||honorable|| testimony given by the Lord Treasuror of the good proceeding and carriage of the buissines of the Plantations these fower last yeares, so as his lp: said they had thereby thriven and prospered beyound beleife and almost miraeulously:

The Lord Cauendish said that the Lord Treasuror added further that in the former yeares when Alderman Iohnson was deputy and the buissines was in other mens hand(it was carried leaudly So that if they should be called to an Account for it their estat(could not aunsweare it.

Secondly the good satisfaccon that their \mathfrak{M}^{ps} had receaued and rested possessed with concerninge the Companies proceeding \mathfrak{C} in this buissines of the Contract. [220]

But the third pointe ||he said|| required matter of exact consideration vizt their \Re some consideration of their \Re is all their Tobaeco and other good to w^{ch} Proposition of their \Re is that having bin made vnto the Companies about a yeare and halfe a goe the Companies had then presented vnto their \Re divers reasons declaring the impossibility that was for the Companies to pforme this as also the extreame prejudice that would thereby arise vnto the Plantations w^{ch} was so great, as by a second remonstrance to their \Re the Court then assembled, made humble protestacon that out of their duety to God and his Ma^{tie} they could not give their consent thereto: And therevpon he said he conceaued that their ¶p^s had rested satisfied and contented, but nowe they seemed resolutely to require it, w^{ch} he doubted was through the offers and mocons of some Brothers of the Companie who out of opposicon to this Contract did propose this newe waye, and it was by some of them informed the Lord Treasuror that the whole Companie §Colony§ of Virginia had made peticon purposely to that effect offringe to bringe in all their Tobacco and that this peticon had bin by himselfe and ||some|| others concealed: w^{ch} howe True it was would appeare by the peticon it selfe and the Companies §Counsells§ letter, w^{ch} m^r Deputy produced and were read beinge as followeth.¹

To the Right Honorable the Earle of Sonthampton and other the Lords and to the right worpfl the Knights and the rest of the Counsell and Compagny for Virginia

Right Honorable²

The people heare having taken notice of his Ma^{ts}: late Proclamačon against Letter the Importačon of Tobacco into England have offered vnto vs the Petičon herewthall sent desyringe vs to be a means soe to comend itt vnto yo^u as that itt may be psented to his Ma^{tie}: and his gratious answere thervnto obteyned, w^{ch} their desires togeather wth their §our§ owne, Wee doe hereby offer vnto yo^u humbly entreatinge itt may be deliuered in as humble and effectuall manner as may be seinge the life of the Plantačon dependeth vppon the wellfare of itt And soe wee leave yo^u and the success thereof to y^e blessinge of y^e Almighty & rest

	Most humbly	att yo ^r Comaund
Iames Citty Ianuary.		George Yeardley.
21 th 1620.		George Thorpe.
		Tho: Nuce.
		Nath: Powle.
		Iohn Rolf.
		Sam: Macock.
This copy exactly agreeth w th y ^e orig	gnall sent for	Iohn Pountes.
England in y° Temperance.		John Pory Sec ^r .
	Io Pory Sec ^t	[221]

¹This letter is eited in List of Records, No. 229, Vol. I, page 146, ante.

² The address of this letter is in the autograph of Nicholas Ferrar. From this point the handwriting is that of Nicholas Ferrar's assistant, referred to as Thomas Collett.

TO THE KINGS MOAST EXCELLENT MATY

The Humble Petition of the distressed Collony in Virginia

Shewing y^t wheras ¹ it pleased yo^r Ma^{ty} now many years since out of yo^r Religious desire to spred the Gospell of Christ and Princely ambition to inlarge yor owne Dominions to give incourragment vnto vs vor Maties poore Subjecte by many goodly priveledges and liberties vnder yor Matter great Scale of England then w^{ch} wee could accompt no earthlie thinge more firme to adventure our lives and fortunes hither for those intentC; In w^{ch} enterprize to tell how great things many of vs have suffered throughe hunger alone, would be as incredible as horrible to report to yor sacred eares, w^{ch} difficulties wee by the favour power of God haveinge in some sorte ouercom, and brought our selvs to some abilivtie of Substance [Subsistence] whout any other help from England, butt onely by course of Marchandize are now like to be returned to the same or worse difficulties by the sinister practises of some principal psonns of our Company att home who pretend yor Mats profitt butt intendinge there owne more, have gone about to blow vs vpp att once with a proclamačon w^{ch} they have peured from vo^r Ma^{ty}: as wee hope yppon some false ground, prohibiting our Importacon of Tobacco the onely Comodity w^{ch} wee have had hitherto meanes to raise towards the apparrellinge of our bodies, & other needfull Supplem^{ts} other things of more reall value and constant sale requiringe more time in the growth then our necessities would allow and more help as to practise, then wee till of late have bine furnished wthall By w^{ch} course wee are plunged in soe great extremities y^t now ther remayneth neither help nor hope, but y' wee must all here pish for want of clothinge & other necessaries such as both or nature sometimes & breedinge may require wherby yo^r Ma^{ty}: shall not onely loss soe many good & loyall Subjects as have hither adventured their lives & substance in gods service & yor Mats: but wth them yt hope of a Teritorie as larg & as opulent to be made as any of those kingdoms vo^u now possess.²

May itt therefore please yo^r Ma^{ty} out of yo^r princely compassion, since wee are assured y^t yo^u tender y^e liues & wellfares of yo^r subjects beyound thousands of gold & siluer & yo^r royall word ratified by yo^r great Seale farr aboue, both either to revoke y^t Proclamac̃on & ||so|| restore us to ou^r antient liberty or otherwise to send for vs all home & not to suffer y^e heathen to tryumph ouer vs & say wheris now their God soe shall wee all as wee are redy in duty bound pray for yo^r Ma^{ts}: long life and happie raigne.

whereby³ it appeared plainely that there was no Shaddowe nor coulo^r to gather such a sense as was informed to the Lord Treasuror: It

Petition of the Collony

¹ The address and preceding words of this petition is in the autograph of Nicholas Ferrar.

² This letter is cited in List of Records, No. 229, Vol. I, page 145, antc.

³At this point in the manuscript the handwriting changes to that of an unidentified copyist, referred to above as the "fourth copyist."

being onely intended for the obtayninge of releife against that absolute restraint of bringinge in any w^{ch} by the Proclamation procured by S^r Tho: Roe they were vtterly barred of: But before this peticon was receased the Parliamentt cominge there was liberty given to the Plantation to bringe in their Tobacco: Wherevpon the grace that they desired beinge obtayned from his Ma^{tie}, it had bin vaine to have delivered their peticon.

S^r Edwin Sandys said that observinge the Collonies last conclusion of their peticon, he sawe verie good ground for the vsinge of those word? of quittinge the Plantation if they were vsed (w^{ch} yet he said he remembred not) for except the Companies did themselues accept of the Contract for sole Importacon it was likely to have bin given vnto others who made offer of so exceedinge and large a Revenue to his Math as could not possibly be by them raised but with exceedinge much preiudice to the Plantation w^{ch} they had brought to those termes as this peticon nowe declared w^{ch} was to a direct resolucon of quittinge the Plantation, so that it might be verie instly said that if the Companies did not themselues vndertake the sole Importacon it would be worse for them and in this sense and noe otherwise could that worde be vsed without a stronge and most absurd contradiction, for that they should be entended to signifie or intimated the feare of the Kings displeasure or indignacon or the Lord Treasurors [222] or any others intent to take awaye the Plantations as is now made to be suspected and conceaned could not possibly stand in any reason and sense with those continual prefaces and introduccons w^{ch} were ||propounded and|| vsed at all times in this buissines (vizt) that it was offered on his Mats part out of his meere grace and royall intencon for the good of the Plantacon and from the Lord Treasuror out of an espeaciall loue and fauo^r vnto the Plantation as beinge himselfe one of the most auncient Aduenturors and Counsellors and therefore exceedingly affecting the prosperity and encrease of the Plantations so as it might stand with the maintenance of his Ma^{ts} Revenues although with some abatement of that w^{ch} was offered by others who would not phapps have that tender respect vnto the Plantations as his lp: desired: w^{ch} manner of proposinge the buissines beinge fresh in their memories and so sett downe in their Court book he said he did appeale vnto

the indgement of the Court ℓ then present whither there could be drawne any such sense from the word ℓ of doeinge worse and quittinge the Plantations as is nowe pretended was conceaued: As for the worde (necessitated) w^{ch} was at Counsell Table alledged to haue bin spoken by a principall Member of this Companie in private, he said it was to be vnderstood, not of necessity of force ||but of necessity of Reason|| whereby men were willinge for the bettering of their former estate and for the preventinge of a worse, w^{ch} they might instly feare to accept of that condicon w^{ch} in it selfe was hard but in comparison of their former estate was easier:

 M^r Gibbs said he neuer heard of this distinction before, and mervayled it was not vsed before the Lord ℓ and said that he was assured, there were 40 in the Court who vnderstood them otherwise:

But it was aunsweared that these aunsweares and interpretacons were made at Counsell Table by many and m^r Deputy moued that the clearinge of this pointe might be presently put vnto the iudgement of the Court, sayinge that he was verie confident that there would be found either not any at all or exceedinge fewe of that opinion.

W^{ch} močon diuers of the Court approved but some fewe opposed sayinge that since the Court seemed generally to vnderstand them otherwise, and the Lord \mathfrak{c} of the Counsell had declared themselues satisfied in that point, that therefore it was needles: It was also desired by them that it might be forborne for the maytayning of peace: But it was replied by the Lord Cauendish that this was the wave to make true peace by sellinge and determininge the [223] point in controversie: wherefore after a longe debate and opposicon made herevnto by some fewe, the Court often and earnestly called vpon m^r Deputy to put it to the question: Wherevpon he said that he would first put to the question whither it should be put to the question or noe w^{ch} the Court well liked, and it was by a generall ereccon of hand ordered and agreed that the matter should be put to the question: But it beinge past fiue of the Clocke it was desired that the continuance of the Court might be so longe vntill buissinesses were disspatched w^{ch} was accordingly ordered:

The continuance likewise of the Sumer Ilande Court vpon the Lord Cauendishes Proposition was ordered by a generall ereccon of hande.

W^{ch} beinge donne and divers of those that had opposed it, departinge out of the Court the matter was againe considered of and it was desired, and it was desired for the fuller vnderstandinge and clearing of the matter, that the question might be sett downe in writinge w^{ch} was accordingly donn, in two Questions w^{ch} were as followeth.

ffirst it was put to the question whither in passinge the Contract between his Ma^{tie} and the two Companies for Virginia and the Sumer Ilands for the sole Importacon of Tobaceo there had bin euer any ouerawinge of any man by my Lo: of Southampton or my Lo Cauendish or any other by any psonall speach or earriage or by vsinge any word \mathfrak{C} of power either as in his Ma^{ties} name or the Lord Trees or the Lord \mathfrak{C} of the Counsell: It was by a generall ereccon of hand \mathfrak{C} (no one dissentinge) denied that there had euer bin any manner of ouerawinge of any man in passinge the said Contract.

Secondly it was put to the question whither the matter hath not bin earried fairely, and by strength only of reason appearinge to the Courte and not otherwise: It was by a generall ereccon of hande (no one dissentinge) vnanimously confessed and approved to have bin fairely carried and by strength of reason onely and not otherwise.

 S^{r} Edwin Sandys hauinge desired (as he had donñ often before) that they might proceed to the mayne buissines touchinge the Importacion of Tobacco deliuered that after longe arguinge at the Counsell bourd by the Opposite pty against the intended Contract, it pleased the Lord President with great grauity and wisedome to moue that seeinge they disliked so much of this Contract they would propose some other course for the managinge of the Importacion and Sale of Tobacco whereby [224] the matter might be so setled as to give more generall content still preservinge a due reguard to those two mayne end C namely the vpholdinge of his Ma^{ts} proffitt together with the benifitt of the Plantations.

312 RECORDS OF THE VIRGINIA COMPANY

Wherevpon m^r Edward ℓ proposed to the fl ℓ that seeinge by their Letters Patent ℓ they were to paye onely 5 p Centũ to the Kinge for custome without any other taxes or imposičons w^{ch} 5 p Centũ would not amount to aboue 3^d p^{li} for Tobacco notwithstandinge in reguard of his Ma^{ts} fauo^r that the Companies and Plantačons might have the sole Importačon of Tobacco they would double that 3^d and give vnto his Ma^{tie} 6^d for every pound of Tobacco w^{ch} he hoped his Ma^{tie} would be pleased graceously to accept seinge the Comodity could beare no greater burden with the welfare of the Plantation:

This Proposition beinge passed ouer as beinge of noe proffitt to his Ma^{tie}.

S^r Iohn Wolstenholme stood forth and (as well appeared out of premeditated thought() made a larger Proposition consistinge of 3 part(w^{ch} beinge seconded againe and againe by another gentleman one of the Customers: he conceaued it to proceed from their agreed resolučon And therefore as beinge a Proposition grounded vpon consultačon and aduice and maturely concocted by men of good vnderstandinge, he would with fauo^r of the Court examine it in the seuerall part(and so deliuer his opinion of the vertue and goodnes of it.

Hee said then that S^rIohn Wolstenholms Proposicon consisted of three branches, the first, that touchinge the Importacon of Tobacco there should be a generall freedome so that every man without restraint might bringe in what he pleased, and after it was brought in, might be m^r of his owne good \mathfrak{C} . w^{ch} he thought would be a thinge of generall content to all men.

The second branch was, that the Companies and Plantacons should paye here onely 12^{d} the pound of Tobacco for custome and Imposicon and be discharged of these extraordinary burdens of Officers Sallaries and other Charges. [225]

The third branch, that the Companies and Collonies should be comaunded to bringe all their Tobacco and other Comodities into this Realme beinge a matter verie fittinge for divers waightie consideračons. This beinge the Proposition and these the branches of it, he said he would offer to their consideracon divers reasons against them, thereby to drawe from other men, what contrariwise might be said in their defence and maintenance, that so by conflict of reasons on both sid \mathfrak{C} , the truth might better appeare and consequently the soundnes or vnsoundnes of the Proposition.

Hee said that to the first branch there offered themselues (as he thought to enery mans vnderstandinge.) three mayne exceptions; The first that by this vnrestrained liberty of bringinge in Tobacco from all places as well from Spayne as the two Plantacons there would growe here such a generall glutt of that Comoditie as would bringe downe the price to so lowe a proporcion as would discourage the Aduenturers and vndoe the poore Planters, the same beinge contrarie to the maine intent of the Contract w^{ch} was to raise the price of the Comodity to the generall benifitt of the Plantacons Secondly it beinge averred before their II^{ps} that the meaner sort of Tobacco in Spaine may be bought for the value of 6^{d} or 12^{d} at the most, and on the other side it beinge alledged by the pty opposite to the Contract that the Tobacco of the Plantations could not possiblie be affoorded at lesse then 2° 6^d the pound, it did necessarily followe that the Spanish Tobacco would be much cheap then the Tobacco of the Plantations and consequently would be first vented (to the extreame detriment if not beggeringe of all the poore Planters especially considering the nature of the Comodity w^{ch} could not be longe kept without wast and perishinge.)

A Third reason he said might be drawne from the wisedome of the late Assembly of Parliament where it beinge found by enident proufe and the Spanish Marchaunt confession that the Importacon of Spanish Tobacco into this Realme had hindred the Importacon of Spanish money what by the price of the Tobacco itselfe and what by the vudersellinge thereof of our English Comodityes for the sudden buyinge vp of the Spanish Tobacco to the value of 100000^{u} sterlinge by the yeare, w^{ch} havinge so [226] continued for 10: or 12 yeares then last past, was conceaned to be one principall cause of the scareity of money in this Realme, and therevpon the lower howse framed and passed a Bill for the banishinge of Spanish Tobacco, and for the sole Importacon of that Comodity from the two Plantacons And whereas also the nowe Lord Treasuror out of his like care and respect to the Welfare of this Realme had restrained the Contractors in this yeare last past from bringinge in of aboue 60000 waight of Spanish Tobacco, this Proposition settinge all at liberty and grauntinge a generall freedome of bringinge in Tobacco from all places might well be to the aduantage of some other Nacon, but certenly was preiudiciall and that in a high degree both to the wealth of this Kingdome and to the subsistinge of the Plantations.

Touchinge the second branch of S^r John Wolstenhomes Proposition as it was made at the Counsell bourd (for in other places he had made it otherwise) that the Companies and Colonies should pave to the vse of his Ma^{tie} or the ffarmors of his Custome and Imposte 12^d for every pound of Tobacco imported, it seemed that it was much more then that Comodity could beare if the benifitt of the sole Importation were taken from them; ffor if it were true w^{ch} the Objectors against the Contract avouched that the Tobacco in the Colonves stood them in 2^{ds} 6^d the pound, there beinge added thereto this 12^d , and 6^d at the least more for freight and other publique charges of the Plantations it followed that vnlesse the Tobacco were sold one with another at 4° the pound, the Companies and Collonies should be loosers by it of their principalle whereas contrariwise there seemed no probable apparance, that in so great a glutt of Tobacco and the meaner sort of the Spanish Tobacco beinge so cheape and the Comodity beinge divided into so many hundred of hand ℓ , that ever it would be sold at above 12^{d} or 2^{s} the pound at the vttmost and this he said was confirmed by the experience of sundrie later yeares, wherein our Tobacco one with another had not bin sold at aboue that proporcion: And although the Planters [227] could afford their Tobacco at 12^d p pound in the Plantations, yet it is cleare that this charge of Tweluepence and 6^d more must need cause that all they web dealt in that Comodity should live in a continuall losse to their vtter consumption, a veiwe whereof might be taken he said in the late great Magazine w^{ch} beinge comitted into the hand(of a wise and provident Director, after 6; yeares continuance by the fall of the price of this Comodity had brought a Stocke of 7000^{11} to lesse then 4000^{11} to the great discouragement of all future Aduenturers.

Nowe to the third branch of this Proposition that the Companies and Collonies should be comaunded to bringe in all their Tobacco, as likewise all other Comodities, ffirst into this Realme, from hence to be after vented by trade to other Nacons, he said he would not enlarge much vpon it because he vnderstood that this Proposition had bin formerly made by the fle aboue a yeare since in his absence and aunsweared by the Courte in writinge and so exhibited to their II^{ps} vet this he would add that the Dealers in this Contract with the Lord Treasuror had at sundrie times acquainted his lp that the Tobacco of the Plantations beinge in point of interest of three severall natures the one part belonginge to the bodies of the Companies, another part to divers Societies, as Southampton and Martins Hundred, a third part to pticuler Planters w^{ch} he thought was the greatest part; that for the Tobacco belonginge to the Bodies of the Companies, it was in the Companies power to bringe it alwayes in. But for the rest the Companies had no power to enforce them, they beinge as free by his Ma^t originall Graunt as the rest of his Subject (inhabiting in this Realme.

Howbeit they thought that as by the rigor of the former Contracto^r the Planters had bin driven to seeke forraigne part (for their marchandize, so nowe by the good vsage w^{ch} they might receaue vpon this graunt of sole Importacion and sole sellinge they might be reduced to come hither againe as beinge their best markett butt whereas it hath bin alledged by a verie hono^{ble} pson, in waye of example that the Collonies of the Kinge of Spayne vp and downe the West Indies brought all that marchandize to Spayne and no other place he said that he thought that there might be some important difference, if the misinformacions w^{ch} he had receaued from credible psons were true, the State of Spaine suffred noe other Comodities of the same kinde to be brought into that Kingdome w^{ch} was an exceedinge great benifitt to all his Indy Collonyes, w^{ch} fauo^r if it would please his Ma^{tie} to vouchsafe to the two Plantations, he doubted not but they would

gladly veald [228] obedience to that comained and this he hoped was their ft^{ps} intent out of their fauo^r to the Plantations: But nowe as the Proposition was made by S^r Iohn Wolstenholme that without any such benifitt of sole Importacon, they should be constrained to bringe in all their Comodities; he doubted that as it tended to the Customers private enrichment soe in short time it might redound to the ruine of the Plantacons for the Colony in Virginia had and might have many Comodities of smale price as Salt Pipestaues, ffish, Caueary and the like w^{ch} in other part might be vendible at an indifferent price, but here not soe, the distance of place and great fraight considered & consequently they were to be exported againe out of this Kingdome, now considering that within fue or six years at the most the Kinge is to have custome of all marchandize in Virginia it selfe if those good should pay a second Custome here and afterwarde a Third Custome in forraigne parte where they are vented, who can doubt but these three Customes together with freight and other charges would so feed on the Coñodity as to leaue smale sustenance for the Aduenturer and Planter But howesoeu⁹ it should please the Lord to deliver their comaund whither simply with a grace annexed for the sole Importacion as in the Spanish Dominions for his part he would alwayes be the Sonn of obedience and doubted not but the Companies would informe themselues accordinge: Howbeit he thought it the part of well ordered duety both to yeald obedience to the Superiors comaund, yet in case of impossibility or publique mischiefe that might ensue, to give vp a true informacon both of the one and other.

These reasons beinge generally approved and confirmed by many in the Court m^r Rider said he had somewhat to add to that w^{ch} was spoken by S^r Edwin Sandys vizt that the Plantations in the West Indies were founded by the Kinge of Spayne out of their owne Treasury and Revenues And the State of Spayne mainetayned the Garrisons there, together with a great Nauy for their vse and defence, whereas o^r Plantačons were were both setled and supported by the charge of private Aduenturers, save that it was added by another they had helpe by his Ma^{ts} grace of some Colleccon and Lot-

316

teries w^{ch} had bin expended meerely vpon the publique: Wherevvpon the Court after mature debate and consideracon desired it might be signified to their Πp^s that they should be willinge in obedience [229] to their Π^{ps} comaund to ||giue order for|| bring||ing|| in all their Comodities from the said Plantation for this yeare as much as in them laye, but wheereas diners Shipps haue bin sett out by priuate Brothers of the Companie and also some belonginge to Planters in Virginia it is not in the Companies power to compell or force therevuto: And further the Court desired that it might be humblie signified to their Πp^s : that as they had formerly made remonstrance to their Π^{ps} this causinge of all Comodities to be brought in, would be a meanes not onely much to ||their|| prejudice but vtterly to ouerthrowe the Plantations for the reasons w^{ch} they had formerly presented to their Π^{ps} and some others nowe alledged w^{ch} the Court desired might be drawne vp and againe presented to their Πp^s .

M^r Deputy acquainted the Court that himselfe and the Auditors as much as his time would giue him leaue through so great and many interruptions as had of late hapned, had beguñ the auditinge of the old Magazine Account w^{ch} he founde somewhat more intricate and difficult then he expected but of that he would farther aduise them hereafter, nowe he said he was beinge entreated (by diuers of the Aduenturers) to propound to their consideracon what they would do concerninge the moneyes due vnto them nowe almost fower Monethes from m^r Alderman Iohnson and m^r Essington for Tobacco sold vnto them wherevpon they yet owed 800^u as by the Account vnder m^r Essingtons owne hand appeared.

Alderman Iohnson said there was 500ⁱⁱ lost by that bargaine that himselfe did but firme the Bill for m^r Essington that vpon the Account of the Magazine, there was owinge to him aboue 300ⁱⁱ w^{ch} he would be allowed before the 800ⁱⁱ should be paide.

 M^r Deputy replyed that m^r Alderman was the principall in the Bill and was ||not|| the Security, That it was true that by the Account m^r Alderman was made Debitor Creditor for 3000° but he said that the Auditors conceaued the greatest part of it was to be deducted vizt neare vpon 100^{ii} laide out in Charge against Captaine Bargraue against w^{ch} the Companies had alwayes protested that they would not allowe anythinge: Besid¢ vpon the Susan Account there was due 100^{ii} for from Alderman Iohnson: And further whereas Alderman Iohnson brings good Somes ||paid for interest of moneys|| they cannot finde by the Account but that there must be a great deale of abatement in reguard that they finde by the Account that he kept good Somes of money in his hand¢ [230] at the same time: In the end the Court desired m^r Alderman to prouide his defences in these point¢ against the next Court: And whereas m^r Deputy acquainted them that there was remayninge from divers psons debts longe due vizt

from m ^r Morris Abbott	$38^{li}-7^{s}-0^{d}$
from m ^r Nicho: Leat	43 -0 -0
from m ^r W ^m Caninge	88 - 5 - 7

M^r Bull and m^r Caswell are desired to entreat those gentleman to paye in their moneyes, or el¢ not to take it ill that the Companie shall by course of Lawe be enforced to seeke it.

> AT A COURT HELD FOR VIRGINIA ON FIRIDAY IN THE AFTERNOONE THE 7° OF MARCH 1622:

Present

Right Hono^{ble} Lo: Cauendish. Lo: S^t Iohn. Lo Padgett.

S' Edw: Sackuill.	m ^r Balmford.	m ^r Christ: Brooke.
S ^r Hum : May.	m ^r Shippard.	m ^r Buckeredge.
S ^r Edwin Sandys.	m ^r Wheatly.	m ^r Etheridge.
S ^r Iohn Brooke.	m ^r Widdowes.	$ \mathbf{m}^{r} $
S ^r Iohn Dauers.	m ^r Withers.	\mathbf{m}^{r} Hackett.

318

S ^r Tho: Wroth.	m ^r Mellinge	m ^r Webbe.
S ^r Roger Twisdell.	m ^r Bull.	m ^r Rich: Bennett.
Collo: Ogle.	m ^r Caswell.	m ^r Barbo ^r .
m ^r Gibbs.	m ^r Addison.	m ^r Tho: Colethurst.
m ^r Wilmer.	m ^r Caninge.	m ^r Tho: Iohnson.
m ^r Geo Garret.	m ^r Nicholl ^e .	m ^r Rider.
m ^r -Meddus.	m ^r Neuill.	m ^r Elkington.
m ^r Paulavicen.	m ^r West.	m ^r Swinhowe.
m ^r Do ^r Meddus.	m ^r Ditchfeild.	m ^r Leyver.
m ^r Robt Smith.	m ^r Meuerell.	m ^r Bennett.
m ^r Binge.	m ^r Couell.	m ^r Downes.
m ^r Berblocke.	m ^r Viner.	Capt: Bargraue.
m ^r Tomlins.	m ^r Rogers.	m ^r Dike.
m ^r Deputy.	m ^r Ley.	m ^r Taylo ^r .
m ^r Io ffarrar.	m ^r Waterhowse.	m ^r Copland.
m ^r Sandys.	m ^r Moorer.	m ^r Kirrell.
m ^r Bland.	m ^r Hobbs.	m ^r ffogge.
m ^r Barbo ^r .	m ^r ffothergill.	m ^r Masterson.
m ^r Butler.	m ^r Gough.	m ^r Rogers.
	m ^r Wolstenholme.	m ^r Boothby.
		m ^r Woodnorth.
		m ^r Dent.
		m ^r Darnelly.
		m ^r Penistone m ^r Woodall .
		with divers others. [231]

The Court held the first of this present Moneth beinge read there was observed an omission in the entry of my Lord Cauendishes report of part of my Lord Treasurors speach at Counsell Table touchinge m^r Alderman Iohnson namely that after the Lord Treasuror had given a verie Hono^{ble} testimony before the Lord \mathfrak{C} of the good carriage of the buissines of the Plantation for these fower yeares last past, (whereby his lp: said it had thriuen and prospered beyound beleife and almost miraculously) The Lord Trer added further that in the former yeares when Alderm: Iohnson was Deputy and the buissines was in other hand \mathfrak{C} itwas carried leaudly, so that if they should be called to called

320 RECORDS OF THE VIRGINIA COMPANY

to an account for it their estat could not aunsweare it w^{ch} word c divers could ||did|| well remember they heard that my Lord Treasuror spake them at that time and earnestly desired they might not be omitted.¹

Vpon this m^r Caninge said, that if that omission were added, he praid it might likewise be remembred that S^r Edwin Sandys was an assistant to S^r Thomas Smith, ||in those tymes|| and that nothinge was donne without him.

 S^r Edwin Sandys ||replyed|| that true it was he was often times ioyned with S^r Thomas Smith by the appointment of the Court ℓ in many waightie buissines concerninge the Plantation; wherein he gaue his faithfull aduise and Counsell: But said withall it was as true that eomonly what was then donne in Terme times duringe his aboad in Towne was for the most part vndonn againe in the vacations when he was absent out of Towne.

At length m^r Deputy beinge earnestly called vpon by divers put it to the question, whither they would have that omission touchinge m^r Alderman Iohnson added in his due place in the former Court It was by plurality of hand \mathfrak{C} ordered that that omission should be added accordingly as they were spoken by the Lord Tr̃ar and reported by the Lord Cauendish.

 M^r Binge likewise took exception at the settinge downe of some word \mathfrak{C} in the said Court touchinge him; affirminge that he did not saye at Counsell Table that the Plantation should be taken from them, for these word \mathfrak{C} he said were spoken in another place.

Wherevoon for that it was not certainery remembred whither they were spoken by m^r Binge or noe at Counsell Table the Court caused [232] them to be strooke out.

M^r Wolstenholme also tooke exception to the aforesaid Court sayinge that S^r Iohn Wolstenholmes Proposition at Counsell Table was not rightly related, for that he made it there with some abatement of the Custome.

¹The rough draft and original copy of this order are referred to in List of Records, Nos. 421 and 422, Vol. I, page 166, *ante*. There are a few changes in the order.

VII. Writing of Edward Collingwood

With Endorsements by John Ferrar and himself, from the Ferrar Papers

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VII. Writing of Edn rd C v. newood

With Ind remains by John Ferrar and himself from a CForth Pape.

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Ata fourt hat for Originia and the Sums fileming of an finday to a 769 (Marrh - 1622 .) Nothinas m' warming by den 2 & g & -glypi Defent Monte Give was abgenued an omifion ming he Coundrill for al afget of my son Twive freiarh al Counsell Table bourg mig m's Addition of nomicly bal after by it ships · go to the figuid befor for the a ration gen the fiftimon of Go good raning of ge Gui / mit of Go Ilan laver for goft 4 " same Says The really regardy sist for fairs is can Sowywon tend zorfeitend bewound Elife und aimoft miraoulon A: Eisty, and forge gal in fine forme grant when I the Smith wat The bnd mE Ad sman Deguty ge bij Prison variable sorty, and God of Goy front on solling to an Alound for it got if tak and forme cyget out and any more it . / no 7 mong man ger d/kal Sid soned nemenske gg End my Lo Inr for ut you gerfine an mighty defind gy might a mal a om that When you it long gut a 27 grafter I was of the plumbile of compagned and lind

S^r Edwin Sandys answeared that S^r Iohn Wolstenholme made this Proposition in three seuerall places. ffirst in my Lo: Treasurors Chamber and secondly at a Virginia Court held in this place (speakinge here indeed of reduceinge $20000^{\text{H}} \text{ w}^{\text{ch}} 400000$ weight at 12^{d} p pound would rise to 20000 merk() but at Counsell Table he made it otherwise and spake not there of any abatement w^{ch} he conceaued was donn out of good respect and caution: because it was not fitt for S^r Iohn Wolstenholme before the Lord \mathfrak{C} to make abatement of the Kings proffitt but rather to endeauo^r the aduancement thereof.

But divers present in Court that were then also present at Counsell Table affirmed that S' Iohn Wolstenholme there delivered the Proposition, as S' Edwin Sandys had reported it, and as it was sett downe: And so the Court seeminge well satisfied, and no man makinge any further objection m' Deputy was desired to put the said Court to the Question; (w^{ch} those former words beinge strooke out) was in all other point? confirmed to be truely sett downe by a generall erection of hand?.

After this the Lord Cauendish acquainted the Court with an order he receaued from the Lord \mathfrak{C} of the Counsell concerninge the bringing in of all their good \mathfrak{C} and Comodities ||the Copie wherof|| doth here followe (vizt)

At Whitehall the 4th of March i622 in the afternoone.

 $Present^{1}$

Lo: Treasuror.	m ^r Treasuror.
Lo: President.	m ^r Controller.
Lo: Marshall.	m ^r Secrē Caluert.
Lo: Brooke.	m ^r Chancello ^r of the Eschequo ^r .
Lo: Chichester.	M ^r of the Roll ^e .

Whereas by an order of the Bourd dated the 24th of October i621 it was vpon diuers waightie and just considerations vpon full hearinge of the Vndertakers of Virginia ordered that no Tobacco or other marchandize be transported out

¹This order is entered in the Privy Council Register, James 1, Vol. V, page 618. See List of Records, No. 416, Vol. I, page 165, ante.

16456-vol 2-06-21

of any of the Plantations of Virginia into any forraigne [233] part? vntill the same should be first landed here in England, and his Ma^{ts} Customes paid therefore: Their ffp^s havinge bin informed that notwithstandinge the same order, there have verie lately certaine Shipps laden with Tobaeco both from Virginia and the Suñer Iland? bin conveyed into forraigne part? without ever landinge here: The Bourd hath thought fitt to renewe the said order, as well for Virginia as the Suñer Iland?: and withall to enioyne the Gouernors Officers and all other perticuler Members of both those Companies who may any waye be enteressed therein, to give order, as well to prevent the like fault hereafter as to redeeme that already comitted by procuringe the said Shipps to returne hither, vpon those penalties that the refractories and Contemners of the authority of the Bourd may expect: And the Gouernors and Officers of the said Companies, are to take notice hereof and to publish it in their Court? respectively and to looke that it be executed accordingly

∥Ex^r W: Beacher∥

W^{ch} beinge read m^r Deputy signified that this Proposition of bringinge in all their Comodities was made vnto the Virginia Company by their flp^s neare about 18 Moneths since Wherevpon the Companie made an Aunsweare contayninge divers reasons both of the impossibility to performe it and also the great inconvenience w^{ch} would followe to the Plantacon in case they should be compelled to bringe all their Tobacco in hither: But their ft^{ps} further pressinge them they made a second remonstrance to their 11^{ps} wherein they made an humble protestacon that out of their bounden duety to God and his Ma^{tie} they might not agree therevnto, wherevpon havinge not heard any thinge more since that time ||m^r|| Deputy said he conceaned their ftp^s had rested satisfied wth the reasons then presented vnto them; That this should be now againe by so strict a comaund reviued, he could not conjecture whence it arose except it were from some of the late Opposers of the Contract divers of whome (as is well knowne) did in my Lo Treasurors Chamber professe that their desire was all should be brought in, and it was there also by m^r Wrote confidently affirmed that it was the desire of the Planters in Virginia to bringe in all, and that they had to that purpose peticoned to the Kinge, but they said their peticon was concealed and neuer delivered.

S^r Edwin Sandys said that this Proposition had heretofore bin often times debated in private with my Lord Treasuror vnto whome the Impossibility of bringinge in all was apparantly shewed in respect the Comodities in Virginia had three severall sort of Owners vizt first the Companie, Secondly pticuler Hundred (||belonging to Aduenturers here|| Thirdly private Planters there residinge, ouer w^{ch} two later sort the Companie had noe [234] power ||at all|| to restraine them by lawe, and divers of them havinge Shippes of their owne, it was not in the Companies power to prevent them to earry their good whither they please.

But yet it was signified vnto my Lord Treasuror, that such a moderate and faire course might be taken as to induce them all willingly to bringe in their Comodities, namely if his Ma^{tie} would be so graceously pleased to affoord them the like priviledges and fauo^r as the Kinge of Spayne doth to his Collonies in the West Indies (vizt) that what Comodities the Plantations shalbe able to serve this Kingdome with may be prohibited from beinge brought in to ||from|| forraigne part(and without such a qualificacion he said his opinion was the bringinge in of all Comodities was a Proposition extreamely preiudiciall to the Plantacions.

Wherevpon the Court entred into a serious consideracon of this Proposition, and having ecaused the former Aunsweares to be distinctly read and having also waighed and considered of them well, and divers other waightie reasons beinge newly alledged after longe and mature deliberacon, it was resolved by the Court to present an humble aunsweare to their 11^{ps} declaringe the impossibilities and inconveniences that would acrewe vnto the Plantacons by this Proposition: Wherevpon although it was by some propounded that it might be referred to the preparacon of a Comittee, yet the Court thought it vnecessarie to loose time in so plaine a case, and therevpon S^r Edwin Sandys and m^r Christofer Brooke were by the Court desired, takinge both the reasons that had bin formerly presented to their ll^{ps} by the Companie together with those that were nowe newly alledged into their consideračon, to drawe vp a Breife Aunsweare, w^{ch} in reguard the matter was so well prepared and digested to their hande was conceaued might be donn duringe the sittinge of the Court: Wherevoon they withdrewe themselues and the Court was continued by ereccon of hand so longe as need should require.

RECORDS OF THE VIRGINIA COMPANY

M^r Binge moued for a Coppie of the Petičon that was put vp against him at the last Quarter Court for Virginia: wherevnto some replied the Court had made no entry thereof, in respect it had no name therevnto: But m' Binge still earnestly pressing for a Coppie the Secretary was willed to fetch the originall [235] W^{ch} beinge brought in was read and demaund made, whither any ||they|| would acknowledge the said writinge to have bin put in by him, but none tooke it vpon himselfe in pticuler: but in generall the whole Court seemed to beare Wittnesse to the trueth thereof, and in pticular one hono^{ble} and noble person that had in the Quarter Court spake verie earnestly against it, nowe said, he did it out of love to m^r Binge esteeminge it so true that if the Court had entred into examinacion thereof, they could not have donn lesse then was there required, and divers others openly affirmed that at the Quarter Court when it was first exhibited, they conceaned it verie true and fitt for the Court to have proceeded in it, but onely in reguard there wanted the Authors name that should have bin subscribed therevnto, wherefore they then rather gaue wave to lett a good thinge passe and sleepe then to give a President of such an inconvenience as might arise by takinge accusacons wthout knowledge of the Authors.

Herevpon it was by divers moved that since m^r Binge had so much misconstrued and traduced the Companies proceeding \mathfrak{C} in this pointe, as to charge them with iniustice and wronge for reading of it, whereas he rather should have acknowledged their moderacon and speacial fauor to him in not proceeding thereon, that therefore the ground of the Companies refusall might stand cleared: It was desired that it might be put to the question whither the Companie did not thinke the materiall part of the said writing to be true w^{ch} mocon was generally well liked and so without any consideracon of his demeano^r since that time, it beinge put to the question whither the Companies did conceane that writinge at the time it was exhibited in the Quarter Court, to be in substance and in the materiall point of it true, for those things alledged against m^r Wrote Binge and m^r Woodall it was by a generall ercccon of hand onely three dissentinge, adjudged that the writinge was in substance true at the time it was exhibited.

324

M^r Binge likewise moued that he might haue a Coppie of that w^{ch} the Lord Cauendish had reported that he had spoken at the Counsell Table: Wherevpon m^r Deputy put it to the Question and by a generall ereccon of hand (it was ordered that the Secrē should give him a Coppie.

S^r Edwin Sandys and m^r Xper Brooke brought in an Aunsw^r drawne vp accordinge to the head \mathfrak{c} given w^{ch} was as followeth. [236]

The humble Aunsweare of the Companies for Virginia and the Sumer Ilands to the right Hono^{ble} the Lords and others of his Ma^{ts} most Hono^{ble} Priuy Counsell touchinge their II^{ps} Proposicon and Comaund for the Importinge of Tobacco and all other marchandize from the said Plantations into England.

May it please yor Lops

The Companies holdinge it their dueties to observe yo^r Lp^{*} comannd¢ will proceed accordingly to the best of their powers.

Notwithstandinge in reguard of some Impossibilities on their part \mathfrak{C} to put the same in full and effectuall execucion, and in reguard also of the great detriment w^{ch} in their vnderstanding \mathfrak{C} would redound thereby to the Plantations they hold it also their dueties humblie to offer to yo^r L^{ps} graue consideracons the perticulers ensuinge.

first they beseech yo^r L^{ps} to consider that these Companies beinge not as Companies of Merchaunt ℓ for the menaginge of Trade but for y^e transporting and setlinge of people in those vnhabited Territories vnder good gouerment and consequently for the enlargement of his Ma^{ts} Dominions, have noe power to dispose of his Ma^{ts} Subject ℓ planted in those part ℓ either for their persons good ℓ or possessions, otherwise then accordinge to his Ma^{ts} Letters Patent ℓ and the Lawes of this Realme of w^{ch} they and their posterities inhabitinge in those Plantations are by expresse word ℓ foreuer made free and naturall Subiects: Of some of w^{ch} Letters Patent ℓ the verie originalls, and of other some anthenticall Coppies have bin transmitted vnto the Plantations and are there remayninge with them: So that the power of the Companies cannot extend to the infringinge of any liberty or freedome graunted by his Ma^{tte} to his Subiect ℓ placed or to be placed in the said Plantations.

Secondly yo^r ll^{ps} may be pleased to be aduertised that the Companies by expresse wordc in his Ma^{ts} Letters Patents are equalled in their priniledges

and liberties immunities to any other Companie or Corporacon for trade or discouery and it is well knowne that both the Muscouy and sundrie other Companies have alwaies enjoyed the liberty of carryinge their Comodities to the best market at their pleasures and have vsed the same accordingly.

Thirdly these Companies have graunted divers Subpatent¢ with the same liberties and priviledges as they themselves enjoye whereby the Patentees have bin induced to goe over in pson to those Plantations (sundrie of them beinge of noble and worthie ffamilies) and to expend some of them great Somes and others their whole estat¢ in the said Plantačons [237] And it is not nowe in the Companies power to revoake or restraine their former Graunts.

And they conceaue that the bare attempt thereof would be a great dishartninge of all present and future Aduentures.

Nowe touchinge the damage and inconveniences w^{ch} would ensue from hence to the Plantations they humbly beseech yo^r ll^{ps} to take also into yo^r fauourable consideration these other pticulers.

Many Comodities do nowe begin and are like to arise in Virginia w^{ch} by reason of the charge of fraight, by the greatnes of distance will not be vindible in England at any savinge price as namely flish Caueary, Pipestaues, Quantities of Sassafras Salt and the meaner sort of Tobacco w^{ch} in other forraigne part \mathfrak{C} may yeald some reasonable proffitt, but beinge brought hither will hardly discharge the Customes: flor it is to be considered that after 5 or 6 yeares his Math is to haue custome for all marchandize in Virginia it selfe, then to pay here a second custome and afterward \mathfrak{C} a Third in forraigne part \mathfrak{C} whither these Comodities must of necessity be exported will proue insupportable and to the great hinderauce and decaye of the Plantačons.

Yo^r Π^{ps} may be pleased also to vnderstand that beside that sundrie of the Inhabitants there have Shipps of their owne, the Shipps w^{ch} carry Passengers thither from hence do trade with them also and barter their Comodities most of w^{ch} Shipps afterward proceed on other voyages and returne not directly for England w^{ch} if they were forced so to doe they neither would transport thither Passengers nor barter Comodities.

They have begun a Trade from Ireland to Virginia whereby the Collony is supplied from thence with Cattle and other necessaries at a much cheaper rate and they have passed their Contract ℓ to repay them in Tobacco w^{ch} if they shalbe compelled to bringe $\|$ first $\|$ into England the Trade with Ireland is like to perish in the verie begiñinge to the exceedinge preiudice of the Colony

326

whose want \mathfrak{C} we knowe not howe to Supplie but by these and the like meanes our Stock \mathfrak{C} beinge vtterly spent and exhausted.

Lastly yo^r llp^s may be pleased to be aduertized that by his Ma^{ts} Letters Patent \mathfrak{C} wee are expressly restrained from concludinge of any thinge touchinge the setlinge of Trade otherwise then in o^r §fower§ great Quarter Court \mathfrak{C} to be held in the fower termes.

Neuertheles in the meane time wee shall doe our best endeauo^{rs} for holdinge of the Trade so much as may be to this Realme w^{ch} wee suppose can by no other meanes be so well effected as by the continuance first of his $Ma^{ts} \|great\|$ grace and next of yo^r Π^{ps} accustomed fano^r to the Plantačons.

W^{ch} beinge deliberately read the Court did by a generall ereccon of hand \mathfrak{C} ratifie and well approve thereof and desired the Lo: Cauendish and y^e Lo: Padgett and S^r Edw: Sackuill to present the same to their \mathfrak{H}^{pe} in the name of the Companies. [238]

These Shares followinge beinge propounded at the last Court and no man nowe takinge exception were admitted vizt.

 $S^{r} ||M^{r}||$ Henry Sandys who had 5 Shares assigned vnto him by his ffather S^r Edwin Sandys.

ffrauncis Bickely and Robert Alden who had one share a peece assigned vnto them by Tho: Viner.

There were nowe also propounded the passinge of these Shares followinge.

One share to Richard Middleton by Iohn Budge. Two Shares by ||to|| Richard Biggs of London Haberdasher by William Grosan.

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE 19th OF MARCH i622

Present

Right Hono^{ble} Lo: Cauendish. Lo: Padgett.

S' Io Brooke.	m ^r Paulavicine.	m ^r Newport.
S ^r Edw: Sandys.	m ^r Caswell.	m ^r Hackett.
Collo: Ogle.	m ^r Copland.	m ^r Tatam.
S ^r Io: Dauers.	m ^r Balmford.	m ^r Hobbs.
S ^r Edw: Horwood.	m ^r Thaire.	m ^r ffarley.
m ^r Nicho: ffarrar Dpt.	Capt Bargraue.	m ^r Edwards.
m ^r Geo: Garrett.	m ^r Wheatly.	m ^r Hurd.
m' Io ffarrar.	m ^r Wiseman.	m ^r Buckeridge.
m ^r Tomlins.	m ^r Addison.	m ^r Sheldon.
m ^r White.	m ^r Rogers.	m ^r Robert e.
m ^r Wilmer.	m ^r Ley.	m ^r Seaward.
m ^r Robert Smith.	m^{r} Geo Smith.	m ^r Iadwin.
m ^r Berblocke.	m ^r Kirby.	m ^r Io Hitch.
m ^r Meuerell.	m ^r Tho: Shippard.	m ^r Browne.
m ^r Ditchfeild.	m ^r Baker. ¹	m ^r Birkett.
m ^r Rich: Bennett.	m ^r Swayne.	m ^r Cuffe.
m ^r Bland.	m ^r Widdowes.	m ^r Norwood.
m ^r Procter.	m ^r Swinhowe.	m ^r Edw: Waterhowse.
$ m^{r} Barbor. $	m ^r Stone.	m ^r Dike.
	m ^r ffra: Waterhowse.	m ^r Pollard.
		m ^r ffaucett.
		with divers others.

The Court held the seauenth of March was nowe read, whereat no man taking exception after some pause, m^r Deputy put it to the ques-

¹ Written over the word "Birkett" by Ed. Collingwood.

tion, whither the Companie conceaued that Court in effect and substance to be rightly sett downe: Wherevpon it was by a generall ereccon of hand((no one dissentinge) approved to be rightly sett downe. [239]

This donne the Lo Cauendish acquainted the Companie with what had passed the last Tuesday morninge before the fl¢. of the Counsell touchinge m^r Binge who for his sundrie misdeameno^{rs} and insolent speeches vsed not onely concerninge the Ea: of Southampton a Member of that Bourd but also of a higher consequence was comitted to the Marshalseas and before his delivery from thence is to give the said Ea: fittinge satisfaccon as may appeare by their ll^{ps} order.

This ended the Lord \mathfrak{C} havinge promised to fall into the buissines of the Contract it was growne so late as their \mathfrak{M}^{ps} deferred it till the Afternoone where the Companie beinge againe present, the Lord Treasuror thought fitt, because there were but a Thynne Counsell (as then) to deferr the hearinge till the next ffriday morninge, but his lp: said that havinge moued the Lo: Treasuror and m^r Chauncello^r of the Exchequo^r that the Opp||osers||¹ against the Contract might put their proposicion in writinge as the Companie intended to sett downe theirs, the Lord Trer answeared, that that was not the question for the Kinge did not in this Contract respect his owne proffitt, as they ||somuch as he|| did the good of the Plantations: And therefore seeinge it had bin alledged that the bargaine concluded on was but comparatively good; his lp: wished if a better way could be found out for the good of the Companie and Colony, that might be thought vpon and propounded at the next meetinge.

To w^{ch} end his lp: said he caused this Court to be called and warning thereof to be given to all those that opposed the Contract although he could see but fewe of them nowe present But his lp: said, that since the Lord $\boldsymbol{\zeta}$ had so nobly made profession of their duety ||desire|| and willingnes in fauo^r of the Plantations to yeald to an easier bargaine, he thought fitt nowe that the Court should enter into a present and serious consideracon howe that might be accomplished. Wherevpon it was moued that those that have so maynely oppugned the Contract, would please to acquaint the Court (as were fitt) what newe Proposition they had to present that might be of greater ease and benifitt vnto the Companie and Colony to the end it might be nowe considered of and debated, and in fine brought to some resolučon what should be fitt to mone to the Lord $\boldsymbol{\xi}$ (but there was no man although it were longe expected, that offered any newe Proposition) and divers of the Companie, declared their opinions to be that the Court $\boldsymbol{\xi}$ should make most vse of this noble fauo^r of the Lord $\boldsymbol{\xi}$, by seeking rather to make the Contract lighter in some point $\boldsymbol{\xi}$ then by attempting any newe waye, w^{ch} course the whole Court generally assented vnto. [240]

S^r Edwin Sandys moued them to take the severall part^e of the Contract into consideraçon and to reexamine what goode or euill each mayne branch conteyned, and to confirme that w^{ch} shall appeare to be to the benifitt and aduantage of the Plantations and desire a leviacon in that w^{ch} shalbe hard or prejudiciall W^{ch} manner and order the Court exceedingly approved and accordingly proceeded first therefore it was considered and argued whither the sole Importacon of Tobacco vizt That none should be brought but from the Plantacons (w^{ch} S^r Edwin Sandys said was the foundacon of the contract) together with the inhibiting the planting thereof in England and Ireland were absolutely necessarie: This proposicon of sole Importacon was after much debate and examinacon found to be so absolutely necessarie for the Companies as thereon depended the verie life and subsistence of the Plantacons. Wherevoon it beinge put to the question it was by a generall ereccon of hand (no one dissentinge) agreed vnto and adjudged that the sole Importacon was absolutely necessarie for the mayntenance of the Plantacons and that no prejudice nor damage could be greater to the Plantacons, then to be deprived thereof.

Secondly S^r Edwin Sandys propounded to the consideracon of the Court the Couenant of beinge typed to bringe in a certaine quantity of Spanish Tobacco w^{ch} was by divers said to be the hardest part and article in the whole Contract divers estimatinge it to be to the preiudice of at least 40000^{H} waight p Annũ to the Plantations in reguard

that whatsoeuer the Spanish Tobacco did arise to was taken awaye from the Plantations: Wherevon it was generally desired that his Ma^{tie} and the Lord might be peticoned, that the Companies might be freed from this condicon, yet withall divers of the Court professed, that since by the Contract it was to be but for two yeares, and without the Contract it would perhapps be for ever, that therefore it might withall be declared vnto the Lord \mathfrak{C} that if so be their ll^{ps} should not thinke fitt for some higher reasons then their Courte could conceaue, to graunt this desire, the Companies did not desire to breake the Contract although it were ioyned with this burden: Wherevpon S^r Edwin Sandys made the Proposition that followeth, That whereas by the Contract they are typed by Couenant to bringe in-S0000-waight of Spanish Tobacco in the first two or three yeares, whither they did not thinke fitt [241] it be signified to the Lorde of the Counsell that they do not vary from that agreement: But if it shall please their L^{ps} to mediate with his Ma^{tie} so farr in fauo^r of the Plantacons and sass that the Contract may be discharged of that couenant either in whole or in part, that they ||shall|| take it for an extraordinary fauo, and be a very great encouragement both to Aduenturers and Planters: This Proposition beinge likewise well approved was put to the question and by a generall ereccon of hand ℓ (no one dissentinge) desired the Lord ℓ might be earnestly moued to that effect as was proposed.

Thirdly S^r Edwin Sandys proposed to the consideracon of the Companie, what retribucon they would give to the Kinge in case his Ma^{tie} should graunt vnto them the benifitt of sole Importacon and discharge the Contract of the said Couenant of bringinge in -80000 waight of Spanish Tobacco for without a Retribucon there was little hope or reason to expect so great a fauo^r of his Ma^{tie}. Touchinge w^{ch} he proposed whither it were not fitt to desire of his Ma^{tie} and their ll^{ps} that they would please to accept of a fourth part of their Tobacco as was at first offered to the Lord Treasuror and that this retribucon might be taken in Specie that is to saye in the Comodity of Tobacco rather then in money: This proposicon was well approved of and beinge put to the question it was by a generall ereccon of hand \mathfrak{C} (noe one dissentinge) desired it might be soe proposed to the Lord \mathfrak{C} . ffourthly whereas the Customers (as was informed by divers of those that opposed the Contract) have offred in fauo^r of the Plantations (as is pretended) to make abatement of 3^d Custome whereby they shall onely paye but 3^d p pound w^{ch} the Companies notwithstandinge do finde to be more then by lawe is due vnto them, (they beinge by their Letters Patents to pay but only 5^{li} p Centũ) It was therefore moued that this alleviačon likewise in pointe of payment, might be humbly petičoned of the Lord \mathfrak{C} , and that it beinge obtained it might accordinghtly be inserted in the Articles of the Contract, but if the Customers shall not be willinge herevnto, then to beseech thier ll^{ps} that the Companie may be pmitted to take the benifitt of the lawe in defence of the priviledges of their Patent, whereby his Ma^{tie} also shall receaue much ease in his Third part, This Proposition was well approved of and by a generall erecčon of hand \mathfrak{C} no one dissentinge ordered it should accordingly be humbly offred to the Lord \mathfrak{C} . [242]

ffiftly it beinge taken into consideracon whither it were fitt to moue the Lord \mathfrak{C} for mitigacon of the fraight for his Ma^{ts} part as he desired: It was generally conceaued fitt to passe it ouer and onely mencon it as an inducement to their other request \mathfrak{C} seinge the Companies cannot saue much thereby and yet the Supposicon that the Kinge should loose much might be an impediment to their other desires.

||6.|| That whereas by the Contract the Companies are to have a sole sale, S^r Edwin Sandys propounded whither they did desire to have a sole sale rather then to leave it free for every man to take out his two Third \mathfrak{c} , and leave the Kinge his Third, considering if this generall liberty of a free sale should be graunted, both the generall sale would be much hindred and the Kings Third would hardly be sold at all: This Proposition after some deliberacon was put to the question and by a generall ereccon of hand \mathfrak{c} (no one dissentinge) the Companie agreed to insist vpon a sole sale, and ordered that their approbacon of a sole sale should accordingly be signified vnto the Lord \mathfrak{c} .

Seauenthly S^r Edwin Sandys offered vnto the consideracion of the Companie whither they did not thinke fitt it be propounded to the Lord \mathfrak{c} in fauo^r of the poore Planters: That whereas by the Contract

332

they are to Aecount for his Ma^{ts} part every halfe yeare; they havinge bin informed that the Lord Treasuror wilbe pleased for reliefe of the Planters, that the payment be made but once a yeare at the yeares end to shewe that if it shall please their llp^s to graunt this fauo^r, they shall have the better meanes to releive the poore Planters as is desired it was by a generall ereccon of hand (denied (snos one dissenting) desired the Lord (might be moved herevnto.

Lastly it was propounded to the consideracon and iudgement of the Court, that in case before the Lord \mathfrak{C} of the Counsell the Opposers should make some Proposition for the abatement of the Custome and Imposicon, vpon condicon the Companies yeald to bringe in all their Tobacco and there be left a free Importacon from other places; whither the Companie did conceaue their estate bettered in this in this manner more then it was by the Contract. After longe and much debate, it beinge in the end put to the question, it was by a generall ereccon of hand \mathfrak{C} (noe one dissentinge) adjudged that these two condicons propounded vizt that the Companie should be bound to bringe in all, and yet a freedome graunted to bringe in from other part \mathfrak{C} would viterly ruine and ouerthrowe the Plantations and that [243] although the charges were brought downe to Six pence yet the damage would be farr greater then the ease.

Accordinge to these severall head \mathfrak{C} proposed and agreed on the $\mathrm{Co}^{\mathrm{rt}}$ earnestly desired the

Lo: Cauendish	S ^r Iohn Dãuers
S ^r Edw: Saekuill	2 Deputies &
Collo: Ogle	m ^r White
S ^r Rob: Killigrewe	

or any fower of them would please to drawe vp a Remonstrance of their said humble Proposition and Petičon to the Lord \mathfrak{C} of the Priuy Counsell and present the same vnto their llp^s in the name of the Companie.

A mocon beinge made for a Comission for a Shippe w^{ch} m^r Barbo^r setted out for discovery and a fishinge voyage, The Court ordered a Comission to be drawne vp to that purpose and to be sealed. At a Court held for Virginia on Monday in the Afternoone the 24th of March 1622

Present

m ^r Iohn ffarrar.	m ^r Roberte.	m ^r Webb.
m ^r Deputy.	m ^r Sheppard.	m ^r Ley.
m ^r Alder: Iohnson.	m ^r Balmford.	m ^r Cuffe.
m^r Gibbs.	m ^r Copland.	$\ \mathbf{m}^{r} \operatorname{Bolton.}\ $
m ^r Phesaunt.	m ^r Swinhowe.	m ^r ffotheringill.
m ^r Scott.	m ^r Viner.	m ^r Hobbs.
m ^r Caninge.	m ^r Geo Robbins.	m ^r Sparrowe.
m ^r Dike.	m ^r Edw: Waterhowse.	m ^r Paulson.
m ^r Caninge.	m ^r Kirby. m^r	m ^r Briggs.
Capt: Bargraue.	m ^r Woodall.	m ^r Ioseph Man.
m ^r Moorer.	m^{r} Geo Smith.	m ^r Myron.
m ^r Bland.	\mathbf{m}^{r} Meuerell.	m ^r Woodnorth.
m ^r Barbo ^r .	m ^r Gough.	m^r Sheldon.
m^{r} Mellinge.	m ^r Nicholle.	m ^r Haske.
m ^r Downes.	m ^r Rider.	m ^r Etheridge.
m^r Rogers Senier ¹ .	m ^r Hardinge.	m ^r Leuer.

¹Written over the word "Iun."

m^r Caswell. m^r White. m^r Edward¢. m^r Sherwin. m^r Barnard. ||m^r Iadwin.||

m^r ffelgate. m^r Iadwin. m^r Wiseman. m^r Carles. with diuers others.

[244]

The Lo: Cauendish signified that whereas at the last Court the Companie tooke into their consideracons certaine Propositions w^{ch} after deliberation they agreed should be moued vnto the Lorde of the Counsell and therevpon the Court appointed a Comittee to drawe the same vp in writinge and present it to their ll^{ps} Accordingly the said Comittee proceeded and himselfe with diners others presented it vnto the Lorde beinge this web followeth together with the Remonstrance formerly ordered to be delivered vnto the Lorde touchinge the Impossibility and great damage that would arise vnto the Plantation. by beinge bound to bringe in all. To the first writinge S^r Nathaniell Rich made replie vnto some parte thereof and withall offered a Pap of Objeccons against the Contract: In the end after a long debate and many contestacons, as well concerninge that as other buissines they were willed to withdrawe themselues, and within a while after the Customers beinge first called in some of the Companies also were called in, and the Lo: Treasuror signified vnto them that himselfe and the rest of the fts were resolued to acquaint his Ma^{tie} with the matter. but for themselues hey declared their opinion to decline incline. that the Companies should rather paye money as S^r Natha: Rich and the rest desired: As for the Kings part the Lord Treasuror said, there was no abatement to be expected, but for the Customers they were contented for the present to ||loose|| 3^d of their 6^d. So that the payment for the Tobacco at present should be but ix^d.

> To the right Honorable the Lords and others of his Ma^{tles} most Hono^{ble} Privy Counsell.

The humble peticon and Proposition of the Companies for Virginia and Suffier Hande.

We have vnderstood from yo^r ll^{ps} that notwithstandinge the Contract touchinge Tobacco concluded with his Ma^{tis}, It hath pleased him of his great grace and care of the Plantations to offer vnto the Companies a free deliberacion of some greater ease and benifitt, for the encouragement and advancement of the Companies and Collonies, w^{ch} it hath pleased also yo^r ll^{ps} out of yo^r like noble disposicions, verie fauorably to comend vnto vs, and withall to require, that aswell the Companies as the part opposite to the said Companies and Contract should reduce into writinge and soe offer the same to yo^r ll^{ps} consideracion and iudgment. [245]

In thankefull acknowledgement of this his Ma^{ts} grace and duetifull obedience to yo^r ll^{ps} graue direccon, the Court \mathfrak{C} of the said Companies have bin assembled and the part opposite desired to be present at the same Court \mathfrak{C} , that settinge aside all studie of faccon and contradiccon wee might with the mayne force of reason, trye out what was most behoufull for the Plantations and so with vnanime consent present the same to yo^r ll^{ps} fauourable veiwe.

Howbeit notwithstandinge this our earnest desire the principall psons of the said Opposites vouchsafinge not their presence; Yet divers of the Cittizens adheringe to their part were both present and heard at large propoundinge their opinions and reasons: After a longe serious and peaceable deliberacon of all the severall part of the aforesaid Contract as also of some other newe Propositions w^{ch} had bin made, both the Court with a generall and vnanimous consent (no one dissentinge) concluded vpon these severall Articles of Proposition and Petition w^{ch} here in all due ||ty|| wee most humbly offer to yo^r ll^{ps} better consideracon and fauourable acceptance if they shall appeare so to deserve.

ffirst touchinge the sole Importacon of Tobacco to be graunted to the said Companies together with the inhibitinge of the plantinge thereof within his Ma^{ts} Kingdomes of England and Ireland beinge the principall part and fundamentall part of the said of the Contract: we conceaue that without the pfectinge and continuinge of this Graunt for these seauen yeares agreed on, neither of the Plantations as nowe can possiblic subsist: The Suffier Iland^c beinge scarce capable of that soyle and §any other§ Coffioditie by reason the earth lyeth so shallowe vpon the Rocks, and the better comodities lately sett vp in Virginia requiringe some reasonable time for their encrease and pfeccon.

for although in former times when the quantitie of Tobacco from the Planta- \tilde{c} ons was smale, and that imported from other forraigne part ζ was likewise not great, the vent of both might stand together and both the one and the other beare an indifferent price, yet nowe the quantities of both beinge manifoldly doubled must need ζ soe ouercloye the markett ζ for Sale, that without the restrayninge thereof by a sole Importation¹ [the price thereof must need ζ

¹ For the insertion between the lines and in the margin by Collingwood, and continued by the copyist to page 000, see Plate 00.

fall to so vnvaluable a rate as not to defray the verie custome and other necessarie charges: Secondly it being true w^{ch} was deliuered before yo^r ll^{pp4} that meaner sorte of Tobacco in Spayne = \$may be bought at this day for the value of 6^d or 12^d at the most w^{ch} happeneth by reason y^c Tobacco of the West Indies is made by the Negroes and other Slaues at a verie smale charge & contrariwise the Tobacco in the very Plantations themselues beinge rated by the Planters at a much higher value, besid y^c custome here Some and other charges necessary It must need followe that the Spanish Tobacco wilbe here much the cheaper and consequently ouerthrowe the Sale of that of the Plantačon.

A third reason wee will only touch and soe leave to yor llps much deep consideracon beinge ye same that moned ye lower howse in ye late assembly of Parliam^t to passe a Bill to like effect for the sole Importacon, where it was made manifest by the experience and confession of all y° Spanish m9chant(y' the liberty of importinge of Spanish Tobacco, what by the price of the Tobacco it selfe & what by the vndersale of our Native Comodities for the procuringe thereof was to the damage & losse vnto this Kingdome of at least 100000th sterling by the year $w^{ch} \in \mathcal{C}$ might be returned in Coyne & Bullion for o^r said native Comodities, Beside it was conceased yt nothing could be more hono^{ble} or iustifiable for a State then to establish the Vent of the Subject (naturall Comodity, such as is the Tobacco growinge in the said Plantačon; before the importinge of the like for raigne Comodities from other part \mathcal{C} w^{ch} could not be but to the hurt and greivance of the Subject w^{ch} course is also held firme and setled by sundrie prouident and pollique constitucons both in § in Spaine it selfe and many other Christian Dominions, So that the Companies most humblie beseech first his Ma^{tte} and then yo^r ll^{ps}, that for the matter of sole Importation by the said Companies there may be no alteracon from the graunt intended in the said Contract, w^{ch} they conceaue cannot be without the ruine of both the Plantations having hitherto wrought and traffiqued ypon a wastinge Stocke, w^{cb} they hope by this graunt may now at length be renued.

And as touchinge the obligation laid vpon the Companies by the said Contract for the bringinge in of fowerscore thousand waight of Varinaes Tobacco in the first two or three yeares: yo^r ll^{ps} may be pleased to be advertized that vpon the makinge of the said Proposition by the Right Hono^{ble} the Lord Treasuror, w^{ch} not till the Treaty of the said Contract had bin on foote for a good space, the Comittees for the said treaty authorized by the Companies did present vnto his lp: eight waightie reasons, against the said Proposition w^{ch} reasons were afterward approved by the Court*C*, but his lp: for more important reasons as it seemed knowne vnto himselfe insistinge still vpon the said Proposition, in such sorte that without yealdinge therevnto the Contract could not [246] proceed: The Companies rather then to loose so benificiall a Graunt as the matter

16456—vol 2—06—22

of sole Importation, in fine also assented vnto that Proposicon Howbeit if it may please his most Graceous Ma^{tle} and yo^r noble ll^{ps} to discharge the Contract of that Proposition either in whole or part they shall with all duety acknowledge it for a most remarqueable fauo^r: yet rather then infringe the vertue or dissolue the body of the said Contract they do <u>againe</u> vnanimously submitt themselves to the said Proposition.

Concerninge the retribucon to be made vnto his Ma^{tie} by vertue of the said Contract and in leiue of his grace, $vo^r llp^s$ may also please to be aduertised that the first offer made on the Companies behalfe to the Lord Treasuror was only of a fourth part of all their Tobacco but his lp: by computacon of the quantities of Tobacco likely yearely to be brought in, conceasing that the said fourth part would not make vp that Revenue w^{ch} his Ma^{tte} had formerly receaued for that sole Importacon, and insistinge vpon a Third part, the Companies in demonstracion of their great thankfullnes vnto his Ma^{tie} for the said sole Importation assented to that third, neither for any thinge that they have yet heard from the opposite pt, see any just cause to repent them of: Notwithstandinge if it shall please his Matte out of his abundant goodnes to vouchsafe the acceptance of their first offer of a fourth part, they shall not onely acknowledge and publish his Ma^{ties} said goodnes, but also studiously apply themselues to their vtmost endeauors to raise to his Ma^{tie} so large a proffitt out of that fourth part, as may be, answearable to the expectacion of maynteyninge the former Revenue.

The next considerable pointe in the Contract is ||in|| the matter of custome, wherein the Companies have vealded to pave $v_i^d p^{H}$ for Roll Tobacco and 4^d for leafe for so much thereof as shall belonge to their pt; Nowe for smuch as divers of the Opposite pt, have informed the Courts that the Customers are nowe willinge in fauo^r of the Plantations to take onely 3^{d} the pound one with another: They are bold ypon this occasion to renue vnto vo^r ll^{ps} remembrance that w^{ch} formerly they have delivered to this Hono^{ble} Bourd vizt That by his Matters Patente of foundacon of the said Plantation the Companies and their Successors both Aduenturers and Planters are for euer discharged from all Taxes and imposicons to be laid by his Matte his heires and Successors excepting onely the five \underline{p} centū after the vse of Marchant \mathcal{C} , and seinge that 6^{d} p^H for roll Tobaceo and 4^{d} for leafe expressed in the printed booke of rate was sett before there was any Tobacco in the said Plantations and there is an order sett downe in the said booke of rate that for all other Comodities omitted in the said Booke they shalbe valued by Marchant from time to time as there shalbe occasion: The Companies did agreeably there unto peticon that for the Tobacco of y° Plantacons (beinge not of halfe the value to the Spanish Tobacco $\|\mathbf{w}^{ch}\|$ was rated in that booke at Ten shilling Roll, and Six Shilling eight pence leafe Tobacco the [247] pound) there might be a newe and indifferent

valuačon made by it selfe accordingly as was donn in the same Booke, for lynnen and Wynes of the same kinde but of different Countries, respect alwayes beinge had to the ||true|| value of the Comoditie:

Divers of vo^r ll^{ps} also may be pleased to remember that vpon his Ma^{ts} Proclamation for prohibitinge the plantinge of Tobaeco in this Realme the said Companies beinge called before the Lord \mathfrak{C} then Comissioners for the Treasurie and treated with for the paying of 12^{d} the pound for Roll Tobacco, and 10^{d} for leafe that is to say for an addicon of 6^d p^{II} to the said former ratC: The Companies in thankfull acknoweledgment of his Ma^{ts} grace did yeald therevnto for the terme oly of fine yeares; yet with this protestation that they did yeald onely 3^{d} the pound for the Custome and the rest in thankfull retribucon to his Ma^{tte} w^{ch} Proposition they desired might be entred in their Π^{ps} Record \mathfrak{C} : The Companies (vet [[therefore]]] without intent to infringe the said Contract in any thinge) most humbly beseech yo' Π^{ps} that if the Customers be content to accept of the said 3^d for Custome, w^{ch} in lawe and equity is more then their due that the same may be accordingly [sett] downe in this Contract: But if the Customers as some conceaue have onely made this offer to drawe on the Customers Companies into farr greater inconveniences, (amongst w^{ch} the depriuinge them of the said sole Importacon) then in that case they shall become most humble Suitors vnto yor H^{ps} that with yor H^{ps} good fauor they may try the validity of their Patent^e with the said Customers, and pay them so much as by judgement of lawe shall fall out to be due vnto them.

And ||as|| touchinge the sole sale of all Tobacco imported to be likewise managed by the Companies, they havinge taken it againe into verie serious consideracon do finde by all reason and experience of Marchaunt that it will greatly aduance the price of the Comodity and consequently as well that of his Ma^{ts} part as that of the Aduenturers and Planters And as for the reasons made by the Opposite part they conceaue them to be light and private, ||as|| tendinge only to the aduantage of some fewe who either by vsurpacon or oppressive courses in the Plantations or here at home by some extraordinary art and dexterity beinge able to ouerreach or outgoe their fellowes desire to goe single from them in all their courses, but to the generall good (w^{ch} the Companies are bound to respect) they hold the contrarie Proposition to be extreamely prejudiciall.

Lastly concerninge the poore Planters of whome the Companies haue (as they ought) a speciall regular yor ll^{ps} may please to be informed that the quantitie of Tobacco brought home in right of their proprietie is for the most part verie smale it beinge expended in the Plantacons nunongst the Marchant tradinge thither with their seuerall necessarie Comodities But for the poore Planters w^{ch} [248] themselues came ouer in pson and need a more speedie returne then the ordinary course of the Companies sale may perhapps afford, there haue

been divers extraordinary wayes taken into consideracon and concluded on by the Court \mathfrak{C} , too longe here to trouble yo^r ll^{ps} with the expressinge of them in pticular beinge ready if yo^r ll^{ps} require to be shewed vnto you out of their book \mathfrak{C} .

And whereas it hath bin informed by some in the Court \mathfrak{C} that the Lord $\|\mathbf{T}\tilde{\mathbf{r}}\mathbf{e}^{*}\|$ in reliefe of the said poore Planters and for the furnishinge of them with readie money would be content that his Ma^{ts} part should be paid in at one payment at the end of the yeare: They conceaue that the addicon of this extraordinary fauo^r will give the Companie abundant meanes for the poore Planters reliefe whereof the Companies shall make vse accordingly.

ffinally the said Companies with vnanimous consent in all sincerity and duety are bold to affirme and that confidently to yor II^{ps} that havinge thus taken the Contract assunder into his severall part and reexamined the same with their best vnderstandinge and skill they doe not finde any just cause of so greiuous complaint against it, as hath bin made by those men who beinge Members of the Companie and most of them havinge bin present at the negotiating of the said Contract and having given their expresse consent vnto it, do now ypon private humor oppose against it, valuinge their owne will aboue comon consent and the just rules of government: Notwithstandinge if it shall please his Matte and yor Honoble llps in tender care and fauor of the said Plantations to graunt a qualificacon of the point of the Contract before expressed: both the Companies and Plantacons shall thereby receaue a singular encouragem^t to proceed in their labourious and costly courses of bringinge the said Plantacons to their desired pfeccon and remaine euer studious by their vttermost endeauor* to expresse their thankefulnes first to his Ma^{tie} and then to yo^r ll^{ps} for the same: And howsoeuer the Companies vnanimously desire that the said Contract may proceed, and be continued for these seauen yeares formerly accorded.

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY IN Y^E AFTERNOONE Y^E SECOND OF APRILL 1623.

Present

Right hono^{ble}

Ea: of Warwick.	Colonell Ogle.	
Lo: Cauendish.	S ^r Nath: Rich.	
Lo: Pagett. S ^r Edw Sackuill.	S ^r Sam: Argoll.	
S ^r Io: Brooke.	S ^r Thomas Wroth.	
S ^r Edw: Sandis.	$ S^{r} [Edw:] Horwood. $	[249]

340

APRIL 2, 1623

Aldran Iohnson.		m ^r Caninge.
Doctor Gulstone.		m^{r} Scott.
m^r Deputy.		m ^r Balmford.
m ^r Io: fferrar.	m ^r Christ. Brooke.	m ^r Addison.
m ^r Edw: Iohnson.	m ^r Iarrett.	m ^r Combe.
m ^r Wolstenholme.	m ^r Haruey.	m ^r Ro: Smith.
m ^r Palavicine.	$\ \mathbf{m}^{\mathrm{r}} \operatorname{Gibbs.}\ $	m ^r Roberts.
m ^r Wilmer.	m ^r Tomlins.	m ^r Caswell.
Capt Nath: Butler.	D ^r Anthony.	m ^r Nicholls.
m ^r Bing.	m ^r -Widdowes.	m ^r Iadwin.
m ^r Palmer.	$\ \mathbf{m}^{r}\ $ Withers.	m' Hobbs.
m ^r Berblock.	$\ \mathbf{m}^{r} \mathbf{Bennett.}\ $	m ^r Rogers.
m ^r Barbor.	$\ \mathbf{m}^{r} \mathbf{Caning.}\ $	m' Waterhouse.
m Darboi.	lin Canng-li	in waternouse.
m ^r ffursnan.	m ^r Wiseman.	$\ \mathbf{m}^{r} \mathbf{B}\ $ Bland.
m ^r Ditchefield.	m^{r} Ley.	m ^r Hackett.
m ^r Copland.	m ^r Meuerell.	$\ \mathbf{m}^{r} \mathbf{W} \mathbf{e} \mathbf{b} \mathbf{b} .\ $
m ^r Baynham.	m ^r Bull.	m ^r Wade.
m ^r Vyner.	m^r Sheldon.	m ^r Ryder.
m ^r Couell.	m ^r Norwood.	m ^r Tatam.
m ^r Leuer.	m ^r Widdowes.	m ^r Moore[r].
m ^r Coytmere.	m ^r White.	$\ \mathbf{m}^{\mathrm{r}} \operatorname{Budg.}\ $
m ^r Hart.	m ^r Cuff.	m ^r Southerton.
m ^r Harwood.	m ^r Briggs.	ffotheringill.
m ^r Taylor.	with divers others.	m ^r Wye.
m ^r Goodyeare.	with attors others.	m ^r Barnard.
m ^r Boothby.		$\ \mathbf{m}^{r} \mathbf{Collett.}\ $
m ^r Edwarde.	m ^r Ewens.	
IIII Euwaru(.)		m ^r More.
	$\ \mathbf{m}^{\mathrm{r}} \operatorname{Dounes.}\ $	m ^r Truloue.

||m^r Seaward m^r Bãnham m^r Woddall m^r Newport m^r Newport Woodnorth m^r Georg Smith m^r Witherell m^r Rogers Iunior m^r Perry m^r Elkington m^r Robert (Iunior wth diuers others.||

At¹ this Court was read first the Court held the Two & twentith of ffebruary; w^{ch} after some pause and noe man taking exception thereat,

¹At this point in the manuscript the handwriting changes to that of the unidentified copyist, referred to above as the "first copyist."

342 RECORDS OF THE VIRGINIA COMPANY

was putt to y^e question, whither the Company conceaued the said Court to be in effect and substance truly sett downe; It was by a generall ereccon of hand \mathfrak{c} (noe one dissenting) approved to be rightly sett downe.

Secondly there was read y^e Court held the floure & twentith of ffebruary, whereat noe man taking excepcion, it was in like manner putt to the question, and by a generall ereccion of hand \mathfrak{c} (noe one dissenting) approved to be rightly sett downe.

Thirdly there was read the Court held the nyneteenth of March following $\|followinge\|$, w^{ch} by a generall creecon of hand((noe one dissenting)) $\|by$ a generall erection of hand(no one dissenting) $\|was\| \|$ (also) $\|wash\|$ confirmed to be rightly sett downe.

Lastly was read the Court held the ffoure & twentith of March, w^{ch} after some pause and noe man taking exception was putt to ye question & by a generall creector of hand(||put to the question and by a generall creection of hand(|| appround to be rightly set downe noe one dissenting ||no one dissenting||.

After this there was read the Letter receaued by y^e Iames from the Gouernour and Counsell of Virginia, who desiring that their humble thank? might be presented to his Ma^{tie} for his gracious fauour in that supply of Armes & Munition sent them; the performance thereof was recommended by the Court to S^r Edward Sackuill; who was also desired vpon fitt opportunity to moue his Ma^{tie} for y^e floure hundred young persons formerly peticoned.¹

M^r Palauicine moued in m^r Wrotes name for a coppy of his Sentence, w^{ch} was ordered accordingly should be given him by the Secretary.

S^r Nathaniell Rich said, that having had of late speech wth the Lo: Treasuror, he vnderstood from him soemuch, as he conceaued, that if the Companies would petičon, they might have the Sole Importacon of Tobacco, wth the excepcion onely of fforty thousand weight of Spanish Tobacco to be brought in yearely; wherein they should have

¹This is probably the letter referred to in List of Records, No. 400, Vol. I, page 163, ante.

more favour then any other vndertakers; He therefore moued, that the Companies would accordingly peticon the Lord Treasuror. This močon was by some liked [250] and approved, who affirmed, that the Companies having the graunt of bringing in the Spanish Tobaccoes might farme it out to others and thereby gayne 1000" yea perhaps 2000^H a yeare. But herevnto answere was made, that it were better for y^e Company, that the Importacion of Spanish Tobacco (since it must need (be graunted) should be in Strangers hand (then in y° Companies; who could better looke to it, & prevent the stealing in, then they could; w^{ch} could not be done by them, but by raysing a great deale of charge for Salaryes (a thinge soemuch declaymed against) And for the matter of Sole Importacon, w^{ch} the Companies had soemuch desired, that was a totall exclusion of all forraigne Tobacco w^{ch} the Companies sought for; But if there was a necessity, that a certayne quantity of forraigne Tobacco must be brought, it was all one to the Plantacons, whither it were in the Companies or others hand? But if soe be it could not ||not|| be procured ||from|| his Ma^{tie} and the Lo: Treasuror, that a Sole Importacion of Tobacco should be graunted to the Companies, wth a forbidding of all others (except for some smale quantity) and that for Two or Three yeares at y^e most, and this to be confirmed by his Mats Lics Pattents, and that together wth the abatement of Three pence in y^e pound and the Companies left to their libertie to bring in what they pleased; that were indeed a singular fanour vnto the Plantations, and the Companies should be highly beholding to those Gentlemen by whose meanes it should be procured & obteyned.

As for this motion (as it was propounded) it was not conceaued to be any more in substance, then that whereas there is a quantity of 40000 w^{tt} of Spanish Tobacco to be brought in, the Companies should have the farming of it, w^{ch} was not conceaued any such benefitt, as the Companies should more therefore.

But in case there were an intent to graunt a free importacion of all sort of Tobaeco vnstinted, w^{ch} in reguard, that the State had see w^{th} soe much prudence, reduced to the quantity of 60000 weight, was not to be imagined the free importacion, having been found soe great

344 RECORDS OF THE VIRGINIA COMPANY

a detriment and damage vnto this kingdome: It was then generally adjudged, that the Court ought to vse all possible meanes & dilligence to prevent that w^{ch} would vtterly vndoe the Plantačons.

Wherefore S^r Nathaniell Rich was desired by the Court, to bring his Propositions well digested, & fully to informe himselfe, what fauours they might hope to obtaine & vpon what retribucon; for as the Proposition was now made, it was not conceaued any thinge beneficiall, or that the Companies should stirr in it.

There was presented to this Court a peticon of Captaine Iohn Martins; wherein he declared wth much thank (his humble acceptance of the Pattent that was offered him ||by the Company|| although in y^e matter of rent it differed from the Earle of Southamptons. And whereas it was signified, that Captaine Martin being by his sayd Pattent to haue [251] his Land sett out and bounded wthin the Territories of Martin Brandon he desired these word (might be added, namely, in that place whereof he was formerly possessed: And further that in the Habendum of his sayd Pattent after the word (Waters, Riuers, there might be added these Two word (Marshes, Swamps C^r w^{ch} the Court agreed vnto & ordered the Secre should putt them in.

And touching his Three demaund \mathfrak{C} in his sayd Petičon, the Court hath promised, first that if it shalbe found by any Court Roll, either here in England, or in Virginia, that the first and ancient Planters should haue ffiue hundreth acres for a share (as he supposeth), he shall haue the same proporcion allowed him; or if any larger Pattent shalbe graunted hereafter, he shall haue the like fauour vpon his peticon for y^e enlargem^t of his.

Touching his second request for some allowance out of y^{*} publiq for his place of Mastership of the Ordinice, as other Officers lately gone ouer haue had; the Court hath promised, that when the Publiq shalbe able to spare any men, his request shalbe taken into consideracon.

Concerning his Third request for a Comission to the Gouernor & Counsell of Virginia, to examine the wrongs & detriment? done vnto him by S^r George Yeardley in the time of his Gouernem^t since; & that vpon proofe thereof made, they may cause him to make restitucon; The Court hath ordered, that direccon shallbe given by Lre to the Governour & Counsell there to proceed therein accordingly as is desired; who shalbe entreated to affoord Captaine Martin all lawfull favour, as to instice shall app^rtaine.

The Court being moued for a Pattent for m^r Roper & m^r ffitzieffories vndertaking to transport One hundred persons, & being to goe ouer themselues this next Shipping to Virginia, ordered a Pattent to be drawne vp for them against the Quarter Court.

Vpon močon for a Comission for y^e George for transporting Passengers to Virginia, the Court ordered a Comission to be drawne vp.

AN EXTRAORDINARY COURT HELD FOR VIRGINIA AND THE SUMER ILANDES ON SATTURDAY IN THE fforenoone THE 12th of Aprill 1623.

Present

Right hono^{ble} Lo: Cauendish. Lo: D' Lawar.

S' Edw: Sacknill.	m ^r Ley.	m' Edw: Waterhouse.
S ^r Edw: Sandis.	m ^r Ditchfield.	m ^r Swinhoe.
S ^r Io: Ogle.	m ^r Nicholls.	m ^r Iadwin.
S' Edw: Horwood.	m ^r Wheatly.	m ^r Widdowes
m ^r Gibbs.	m ^r Caswell.	m ^r Robbins.
m ^r Io: Smith.	m ^r Palavicine.	m ^r Withers.
m ^r White.	m ^r Hobhs.	m ^r Bennett.
m ^r Nich [°] fferrar Dpt.	m ^r Copland.	m ^r Melling.
m ^r Io fferrar.	m ^r Thaire.	m ^r Strange.
m ^r Balmford.	m ^r Baynham.	m ^r Moorewood.
m ^r ffreake.	m ^r Scott.	m ^r §Iohn§ Collett
m ^r D' Lawne.	m^r Stubbs.	m ^r Swaine.
m ^r Morgan.	m ^r Perry.	m ^r Webb.

m^r Moorer. m^r Colehurst. m^r Etheridge. m^r Bland. m^r Bing. m^r Berblock. m^r Barbor. m^r Wolstenholme. m^r Shepherd. m^r Newport. m^r Seaward. m^r Watson. m^r Downes. m' Owen Arthur.
m' Geo: Smith.
m' Lambe.
m' Truloue.
m' Rider.
m' Rider.
m' Tomlins.
m' Tomlins.
m' Windham.
m' Derge.
m' Southerton.
m' Woodnott.
m' Hackett.
m' Cuff.
m' Clarke. wth
diuers others. [252]

The Lo: Cauendish acquainted the Company, that the cause of calling this Court at soe vnseasonable a time, was to acquaint them, how that Alderman Iohnson together wth some others his Associate had presented a peticon to his Ma^{tie} complayning much of the misgovernem^t of the Companies and Plantacons these Last floure yeares; w^{ch} to the intent it might not make any impression in his Royall breast to v^e preindice of the Company, his Lo^p conceaued, that the Company were to thinke of some present course, to give his Ma^{tie} satisfaccon by a true Declaracon both of the State of the Colony, & of the cariage of businesses here at home by the Company. But to the intent they might proceed herein wth greater certainty, the Court sent some of the Company to m' Alderman Iohnson, to desire him, either to bring or send them a copie of that peticon, w^{ch} he had deliuered; who returned answere by them, that he had noe coppy of the Peticon, nor did knowe of any that did keepe a coppy thereof, and that the Peticon was not against y^e Company; w^{ch} was likewise affirmed by some of them who were present in Court, & had beene at the delivery of that peticon; desiring the Company not to engage themselves therein, vntill they sawe the Peticon (professing that they intended the good of the Plantacon and the Company as much as any other)

346

Wherevpon they were desired to declare what it was they had complayned of; & who the persons were, it being sayd by the Lo: Cauendish, that if they did not finde themselues agrieued wth the Company, they ought not to have complayned to his Ma^{tie} , vntill they had acquaynted the Court wth their grievance, & seene what remedy by them would have beene applyed.

Wherevpon m^r Palavicine (being one of them that was at the delivery of the peticon) sayd, that the things w^{ch} they chiefly complayned of, were perhaps such as the Company had beene often moued about, & would give noe redresse in.

Wherevpon S^r Edward Sackuille sayd, that although Aldran Iohnson would not send a coppy of y^e peticon, yet himselfe and some others in y^e Court, could fully & certaynly informe the Company of the substance thereof. He sayd therefore, that Peticon was in effect a comparison of the Gouernem^t in former tymes wth the latter flower yeares, & that in Three point \mathfrak{C} .

ffirst that in former times, the Gouernem^t was soe mild & moderate, as a multitude of Aduenture¹⁸ were brought in; but now there was much oppression and iniury offred both to Aduenture¹⁸ & Planters.

Secondly that whereas formerly things were carryed quietly both here and in y^e Plantačons; now there was nothing but contenčons & dissentions to y^e ruyne allmost and ouerthrowe of the Plantačons.

Thirdly that whereas divers excellent Comodityes were formerly sett vp, now there was nothing but Smoke & Tobacco. Wherevpon they desired his Ma^{tie} that a Comission might be awarded, that these things might be amended.

This being delivered vpon his certen knowledge to be the substance of y^{e} Peticon & confirmed by y^{e} Lo: Cauendish, it was by a generall ereccon of hand \mathfrak{C} conceaued, that this Peticon and Complaint was against the Company it selfe; and so that they accordingly ought to iustify themselves, & to defend their proceedings against these vniust & vntrue informacons [253] but yet withall for y^e very issue of y^e Peticon it selfe, the Court liked very well, and by ereccon of hand ordered, that a Peticon should be p^rsented to his Ma^{tie} in y^e name of the Company, to beseech his Ma^{tie} that the Lord of y^e Counsell might have y^e examinacon of these things, and that their Innocency or guiltines might be cleared or punished. And in y^e meane while, for a true informacon of his Ma^{tie}, the Lo: Cauendish presented to y^e Court Two seuerall writings, the one being a declaracon of the State of Virginia comparatively wth what had beene done in former tymes, w^{ch} by order of the Earle of Southton was drawne vp by some of the Counsell at Christmas Last: W^{ch} being now read and weighed from point to point, was wth some small alteracons approved and confirmed by y^e Court, & ordered to be delivered to his Ma^{ty} as their Act, being this w^{ch} followeth vizt.

> A Declaracon of the present State of Virginia humbly presented to the Kings most excellent Ma^{tte} by the Company for Virginia.

May it please your Matie

In the end of December in y^e yeare—1618—being the Twelueth yeare¹ after y^e begininge of this Plantačon and after the expence of flourskore thousand pounds and vpwards of the Publich Stocke besides other Sums of voluntary Planters ther were remayninge then in the Colony aboute Six hundred psonns men, weomen and Children and Cattle aboute Three hundred att the moste. And the Company was then lefte in debt neer flive Thousand pound.

Att this time through (Gods blessinge) notwthstandinge the great mortalities w^{ch} in some of these fower latter years, have generally seized vppon all those pts of America and besides the last ||late|| Massacre of aboute three hundred and ffiftie personns and a great mortallytic therby occasioned by beinge dryven from their Habitacons and pvisionns, there are remayninge as wee compute aboue ffive and Twenty hundred psonns sent wth the expence onely of Thirty Thousand pounds of the publique Stock besides the charges of perticuler Societies and Planters, And y^e Cattle what by new Supplies and what by enerease of the former provision, are multiplyed to aboue one Thousand of beast Besides Goates and of Swine an infinite nomber. And the old Debt of y^e Comp^a: hath been discharged.

¹The rest of this declaration is in the autograph of Nicholas Ferrar's assistant, Thomas Collett(?).

348

Att y^e beginnige of these last 4 years y^e onely Comodities of price and vppon w^{ch} onely a Valuačon was sett to maynteyne the Trade were Tobacco and Saxafras, flor in y^e two last years before ther was no course taken for y^e settinge vpp of any other through y^e pouerty of y^e Comp^a:

Duringe these 4 last years there hath been expended in settinge vpp of Iron Work \mathcal{C} (y^e Oare wherof is ther in great plenty and excellent) aboue ffive Thousand pound \mathcal{C} : w^{ch} worke beinge brought in a manner to pfeccon was greatly interupted by the late Massacre, butt ordered to be restored againe wth all possible dilligence.

ffor the makinge of Wine itt is to be knowne y^t the soyle there doth of itt selfe produce Vines in greate aboundance and some of a verie good sorte, besides dive^{rs} Plants have been sent thither of the better kindes of Christendome.

Ther have been allso sent thither Eight Vigneroones peured from Languedock, & carefull order hath been taken for the settinge vpp of that Comoditie, w^{ch} we doubt not in short time will shewe itt selfe in great plenty. And had not the buisines been interrupted by y[°] Massacree err this the effect had been seen, there beinge divers Vyneyeards planted in the Country wherof some conteyned Tenn thousand Plantes.

for Silke the Country is full of Mulberytrees of the best kinde and generall order taken for the plantinge of them aboundantly in all places inhabited. True itt is that for the Silkworme seed itt hath till this last year by divers accydents misscarryed to y^o great greife of the Comp^a: haveinge had large supplies therof from yo^r Ma^{ts}: store. Butt in September last wee have sent neer 80 ounces wth soe extraordinary care & pvision y^t wee doubt not itt will prosp and yeild a plentifull returne ther beinge sent allsoe men skillfull to Instruct the Planters for allthings belonginge to bringe y^o Silke to pfeccon: And wee have notice that the seed hath been received saffe and order given for the dispsinge and nourishinge them through the wholl Plantačon. [254]

There have been sentt alloo att the great charge of the Comp^{*}: skillfull men peured from Germanie for settinge vpp of Sawinge Mill ℓ and divers Shipwright ℓ from hence for makinge Boates and Ships. And other for Saltworkes and others for other Comodities, y^e good effect wherof wee doubt not will shortlie appeare.

Wee will not heer inlarge in declaringe the greate and assiduall care w^{ch} y[•] Counsell and Company wth their principall Officers have from time to time taken aswell in reelayminge the Colony from ouermuch followinge Tobacco (every man beinge now stinted to a certaine proportion) as alloo in settinge forward those other Staple and Rich Comodities aswell by the Charges and provisionns aforesaid as likewise by settinge vppö them a Competent valuačon, not Doubtinge butt that whosoever wilbe pleased to take the paines to pvse their frequent Ires, Instrucčons and Charters to that effect together wth sundry printed Books made purposely and published for their help & direcčon (the full veiwe wherof is phibited to no man) wilbe farr from censuringe them for any omission. Neither may wee forbear to doe that right to y^e Gouerno^r

Counsell, & other principall Officers now resydinge in Virginia as not to testifie their solicitous care and industry in puttinge in execucion our desires and direccons as appeareth by their Proclamation and other orders to be seene.

Touchinge the Gouerm^t itt hath in these 4 latter years been soe reformed accordinge to yo^r Ma^{ts} originall direccons y^t y^e people who in former times wer discontent and mutinous by reason of their vnassurance of all things through want of order & instice live now amongst in themselves in great peace and tranquillytie each knowinge his owne and what hee is mutually to receaue and pforme.

And to y^e end y^t worthy personns may be allured to those places of Counsell & Gouerm^t and all occasion of Rapine and extorcon be removed the Counsell & Comp^{*} have now att their very great charge caused to be sett vpp a Competent annuall puision and revenue for mayntenance of y^e Gouerno^r wth other Magistrates and Officers & pticularly of y^e Mynistry accordinge to y^e degree and quallytie of each pson place

Neither have these our cares & courses been vneffectuall but as they have setled y° Colony there in a great content and quyett soe have they raysed here att home soe great a fame of Virginia that not onely men of meaner estates as att the first by necessity; but many psons of good sorte out of choyce and good likinge have removed themselvs thither & are dayly in pyydinge to remoue.

There have been in these 4 years graunted 44 Patents for Land to Personns who have vndertaken each of them to transporte one hundred men att the least: wheras in y^e former Twelue year¢ ther wer not aboue Six.

There have com in Tenn times more new Adventurers in these 4 last years then in almoste twise y^t time before. So y^t wheras in former times ther were sometimes hardly gott Twenty to keep the Quarter Courte there are now seldome less then two hundred and sometimes many more.

There have been imployed in these 4 last years forty-two saile of Ships most of them of great burthen; wheras in 4 years before ther were not above Twelve.

We may not heer omitt one extraordinary blessinge y^t itt hath pleased God in these 4 last years soe to excite y^e hearts of well minded people to extend their aide toward y^e forwardinge of this Glorious worke y^t there hath been contributed toward itt in presents to y^e value of flifteen hundred pounds by zealous and deuoute psonns most of them refusinge to be named of w^{eh} fruite the pleedinge years were altogether barren.

Itt cannot be denyed butt itt is to be deplored wth much sorrow y^t the blessinge of God appearing in the encrease and prosperitie of the Plantačon drew on that bloody resolucon from y^e Infidles & as itt is conceaued hath excited here att home divers troublesome Opposicons by personns (itt seemeth) little favouringe Virginia's psperitie. But the one as wee hope wilbe sharplie revenged, & y^e other must be borne wth patience and wth constancie ouercom.

To conclude for y^e better securinge of the Plantačon besides y^e continuall sending of multitudes of people & shippinge (wherof ther were lately aboute Christmas last Seaventeen Sayle in Iames River in Virginia) The Counsell and Comp^a: to their great charge have given order for y^e erecting of a florte in a convenient place in the same River to keep out florraigne Invasion till better plparacon be made.

And if yo' Ma^{iy}: beinge y° first founder & great Supporter of this Acčon (w^{ch} will remaine a Constant Monum' of yo' Glorious name for ever) wilbe pleased y' y° four hundred young & able men desyred by y° Comp^a: & not denyed butt respited may now att length be levyed in such manner as was petičoned and sent to Virginia for y° rootinge out of those Treacherous and Barbarous Murderers as also for the Supply of y° Plantačon in pts yett defective: Wee doubt not butt in short time to yeild vnto yo' Ma^{iy} soe good and reall Account of the fruits of our cares endeavours and labours, as may be answerable to our Duetie and yo' Princely expectačon. [255]

The 'second writing that his Lo^p shewed, was, A Relation of y^e proceedings of y^e Virginia and Sumer Ilands Companies in answere of some Imputations laid vpon them, together with the discouery of the groundes of such Vniust objections, and a Remedy propounded for auoiding the like Inconveniencies hereafter. W^{ch} discourse his Lo^p said himselfe had drawne vp, for satisfaccon of some very Noble personage, who vpon sinister informacons of the Companies proceedings, seemed to have entertayned some hard conceipt of them. But vpon reading

¹The handwriting here returns to that of the copyist referred to as the "first copyist."

of this discourse, they remayned very well satisfied of the fairenes & iustnes of the Companies proceedings in those severall point \mathfrak{C} ; the like effect he hoped they would worke in his Ma^{tie}. Wherevpon the sayd Relation (being this w^{ch} followeth) was read, and every severall part & branch thereof being duly weighed and considered of, was by it selfe putt to y^e question, and by a generall ereccon of hand \mathfrak{C} every branch of it was confirmed & approved as y^e Act & answere of the Company there being not above Three hand \mathfrak{C} against any one point of it, & most of them confirmed wthout the dissenting of any one.

And it was further ordered, that these Two writings, together wth the peticon should be delinered to his Ma^{ty}; And to that end were humbly entreated the

Lo: Cauendish Lo: Lawarr S^r Edw: Sackuill S^r Io: Brooke & Collonell Ogle

to take y^e first opportunity that might be, it being left vnto themselues to make choise of such other of the Company, as they would should attend them.

> A relation of y^e late proceedinges of y^e Virginia and Sumer Handes Companies, in answere to some imputacions laid vpon them, together with the discouery of y^e groundes of such vniust objeccions, and a Remedy proposed for better anoyding the like inconveniencies hereafter; Humbly presented to y^e Kinges most Excellent Ma^{tte} by the said Companies.¹

May it please your Matie 2

It is manyfest that divers misinformations have been deliuered and those publiquely to the most materiall wherof a true and iustificable answere heere ensueth.

¹ This document is in the Public Record Office, Manchester Papers, No. 360. The handwriting is similar to that of the first copyist of the Court Book. List of Records, No. 462, Vol. I, page 170, ante.

² The rest of the relation is in the handwriting of Nicholas Ferrar's assistant, referred to above as Thomas Collett.

352

1 The first objection is: That some few of the Company Lead and ouersway Misleadinge. y° Courtes, and in the perticuler buisines of y° Contract intending their owne private especially in poynte of Salary, have for y^t cause perswaded & mislead y° Courte.

It is true that some particuler personns to their great paines charge and trouble Answere wthout hope or expectačon of proffit have imployed their time and endeauours in consideračon of what might tend to the good and benifitt of both Plantačons and that onely wth purpose to propose and Comunicate to the Court (their faythfull advise: w^{ch} is both the duety and in the power of every pticuler member of these Societies: And that this diligence should be interpreted a Captivatinge or misleadinge of the Courts wherin they onely comunicate their opinions wthout any aforehand conclusion w^{ch} is neither in their power nor intentions is a verie vniust censure and a hard requitall to those psons who for a generall good neglect so much time & so many opportunities for their owne pryvate. [256] ffor the Supposičon y^t in respect of the Salary these men should misguide the Court (to the preiudice of the Plantačons the meer narrative of y^e occasionn carryage and necessitie of that buisines wee suppose will sufficiently cleer them.

The menaginge of the intended Contract was vppon large deliberačon by y^e Counsell of Virginia and the Cofnittees designed for that buisines conceaued to be so great and troublesome an imployment as would wholly take vpp the Officers times and itt was by none conceaued reasonable (imposinge soe great a burthen) to exact mens Labours, wthout a proporčonable requitall for their paines, especially their imploym^t in this case beinge for the pticuler raysinge & advantage of seuerall psonns private estates by the higher sale of this Comoditie, and ther was never example of men thus imployed wthout Salary, this beinge a buisines of meer merchandize and of distinct nature from a Plantation and the Gouerment therof. Besides itt is a guessinge vncharitable censure to say that the Salaries were aymed att by those since elected: for y^e Salaries and Offices were first agreed vppon before y^e personns were chosen.

And for those y^t were elected to the two great Sallaries against w^{ch} they doe most object itt is eertaine that both in publique and pryvate att sundry times they vsed all possible endeauor and industry to keep themselvs from being chosen but the experience the Companies had of their faythfullnes and abillities made them to be chosen, and so in a manner forced them to this imployment against their will. And though in some Quarter Court since their election they have as much as in them lay surrendred their Offices yett y^e Court would never admitt theref, and further a Proposicon beinge offered by the first principall Objector for the managinge of the buisines with less

16456-yol 2-06-23

expense, itt was absolutely after a pticuler and exact examinacon refused by the indgment of both Court \mathcal{C} w^{ch} allsoe by question delinered their opinion that they would trust no man in a matter of that waight that $\|$ would $\|$ offer himselfe to vndergoe itt wthout Salary or soe little as was there proposed.

And after all these objections and clamo^{rs} against them y^e Last Quarter Court^e vppon a longe and full debate did fully conclud and confirme y^e Offices Officers and Salaries in y^e same manner & forme as in the Qua: Courtes before they had been agreed on.

Lastly wheras they fortifie their Clamo^r wth the greatnes of the Salary (vizt) $2500^{\rm H}$ p Annū that is vntrne for to all the Officers chosen by the Companies ther was onely allotted Seauenteen hundred pounds p Annū The other $800^{\rm m}$ was lavd by for such necessary occasions as could not be avoyded and this $800^{\rm H}$ was in the judgment of the Lord Treasurer a proporcon rather too little then too great: Butt out of all yor Ma^{ty} by the Contract was to pay a third parte, and countinge vppon the 1700^{ll} for ||of mere|| Sallarv vo^r Ma^{ts} Third is neer 600¹¹, and the proporcon intended to be layd on the Spanish Tobacco would have saved 600^{11} more: Soe y^t the charge remayninge to the Companies would not shaves amounted at y^e most but to 600^{11} ; and that would easily have bin defrayed by y^e imposicon of a penny the pound of Tobacco: And yett this small charge must not be vnderstood to be laid by the Companies duringe the wholl seaven years of the Contract butt onely for one yeare beinge of all other y^e moste difficult; Soe that if they had found itt too heavy they might for y^e next year have altered their course, and eased their charge if they found it either possible or convenyent.

2 The Second objection is §y^t y^e Court are§ ouerswayed, and perticularly were soe in this buisines of y^e Contract by informinge y^e Courtes y^t itt was prest vppon them by y^e Kinge. [257]

It is a strange boldnes for any especially beinge of our Company and knowinge y^e preedings thereof yet to be see ouerbold as to affirme a thinge so manyfestly false for itt hath been divers times profest in Court^e by sundry Cittizens that they neuer in any Society whersoeuer they had been, found that liberty of Speech and vote or the Court^e earryed wth that moderacon and Temper as these of Virginia and the Summer Ilands.

Moreover the Companies are see assured of the falsitie of this seandall that itt was one of the principall causes why m^{τ} Wrote who was the first that layde y^{t} imputation vppon the Court was censured:

Besides in the Quarter Courte the firste of ffebruary ther beinge present aboue two hundred personns, somethinge that had been spoken by S^r Henry Mild-

354

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may caused the Courte to beleive that $yo^r Ma^{ty}$: had been abused by this reporte therfore itt was then putt to the question, wheither the Court ℓ were ouerawed or had not soe much liberty of speach as they desyred itt was by a generall ereccon of hands (no one dissentinge) denyed.

And after in the Courts of the 5^{th} of March vppon occasion that by some, the day before att the Counsell Table itt was sayd y^t men were ouerawed to gine their consent for the Contract, itt was againe putt to the question, and by a generall ercecon of hands no one dissentinge denyed as before, and also further affirmed that this matter was earryed fayrly, and by strength onely of reason appearinge to the Court and not otherwise.

The Contract in respect of importation from the Plantations onely was ever propounded to the Court as a matter of great grace and favour from vor Maty: And in the treaty aboute itt wth the Lord Treasurer, who was y^e first proposer of itt when the retribucon of a third was by him yrged as alloo the bringinge in of 80=Thousand waight of Spanish Tobacco in two years: The Comittees by the Court appoynted to negotiate this buisiness with the Lord Treasuror vsed all their endeavour to bringe this Third to a flourth, and against the Importaçon of Spanish Tobacco gaue his Lo^p: eight reasons in writinge, butt neither of these two desires were entertayned and so the Comittees returned their Labours vnto the Courte, declaringe vnto them that vppon these Termes and no otherwise they might have y° Sole importacon w^{ch} the Courts takinge into their most serious Deliberacon, considering in what case they had been in former years, sometimes forbidden by reason of other Contractors to bringe in any Tobacco sometimes comaunded to bring in all they concerved that by entertayninge this bargaine thus though itt wer not soe good as they desyred, vett comparatively they should be in a better state then they have been heretofore: And soe afterwards vppon this onely reason the Contract hath bine confirmed by ||in|| Six severall Quarter Courtes.

The third objection is that these persons Vppon whome these intentionns **3** are vniustly layde when they could not earry matters by pluralyty of Protactinge of y^e Voyces did draw on and spynn out y^e Court till eleuen a Clock at night Courts by w^{ch} means they that were againste some part concerning y^e Managinge of y^e Contract beinge ouerwearied wth so longe sittinge did depart.

Itt is true that this day here ment the Court¢ sate till about Tenn a Clocke Answere. butt vppon these Occasions. Ther were divers long Courts to be read, principally concerninge the offences of m^r Wrote who that day was to receaue the iudgment and censure of this Quarter Courte, and the very handlinge of this buisines continued till after Seaven a Clock.

RECORDS OF THE VIRGINIA COMPANY

The same day allsoe was held ||also|| a Virginia Courte wth power of a Quarter Courte deryved from the Quarter Courte ittselfe w^{ch} was held the Wednesday before by reason, that y° Lo: Treasuror was not then fully resolved to give his assent to every pticulerr of the Contract as was before agreed on. [258]

But this Day haveinge comunicated all the Articles of y° Contract wth y° Lords of the Pryuy Counsell about 5 a Clock att night hee sent itt vnto vs by S^r Arthur Ingram, signed wth his hand entire as before onely wth this intimation y^t wheras before the Companies were to have had forthwith a Proclamačon for the sole Importačon by the Companies and for restrayninge of bringinge in all other Tobacco then that of the Plantačons, savinge that within :2: or three years they were enioyned to bringe in S0 = Thousand waight of the best Spanish Tobacco: The Companies were now desyred to be content to forbeare the publishinge of this Proclamation though concluded on by the Contract for three or fower monneths: And this at that time beinge a new Proposition, butt such a one as hadd the waight to make the bargaine either fall or proceed and that beinge the last day wherin by the Patent and orders of the Companies they are enhabled to conclud buisines of that nature vnless they should have deferred them for more then a Quarter Court of a year longer, the debate of this was now necessary and beinge long was another occasion of the Court continuance.

And the Contract wth this new Proposition beinge againe confirmed the Offices, Salaries and Officers in respect of objeccons and new Propositions then offered and seuerally wayed were againe to be debated and putt to y^e question and so to be either confirmed (as they were) or elC altered and that of necessitie att this time because they expected instantlie the cominge in of great quantitie of Tobacco from Virginia and the Somer HandC, and another Courte could not have the power to doe itt, And these were the onely and true causes of y^e continuance of these CourtC this Day so longe.

And y^t cause w^{ch} is intimated by y^e Obieccon is vtterly vntrue, for though padventure some depted before the rysinge of y^e Courte yett not one y^t opposed the Conclusionns and former Act ℓ of Courts went away and att the very last besides divers Noblemen, and knights when the question was putt ther were about a hundred personns.

Itt hath bin objected, that in y° time when this Contract was first to be concluded y° Court¢ were on purpose put of Seauen weekes together, by reason that some Planters that were shortly to goe away might not have opertunyty to Complaine against itt.

It is strange howe any man knowinge our precedings in this buisiness could w^{th} any confidence broach such an objection beinge so manyfestly impossible and so absolutely falce as shall appeare.

uttinge of of ourte.

nswere.

Nothinge tendinge to the Conclusion of the Contract, could be ratified but in a Quarter Courte: The Companies in their last midsomer Quarter Court did first agree to this bargaine, att w^{ch} time, all the old Planters, being aboute thirty in nomber were or might have been in the Courts for none went away till aboute eight week after. Neither could it be then discouered they were att all discontented wth itt none makinge objeccon butt some arguinge ernestly for itt, And then the bargaine beinge concluded and soe become vnarguable that the Courts should be afterwards putt of to avoide their Argument cannot be apprehended to agree with sence.

Howsoeuer itt is vntrue y^t the Courts were att all soe long putt of for allthough by the orders of the Companies in the long vacations there may be a cessation of meetings except vppon extraordinary and pressinge occasionns, yett y^t yeare by reason of sendinge out divers Ships and wth them Direccons to Virginia and y^e Summer Hand¢ y^e Court¢ mett more frequently then ||they||vsually had done att any such times hertofore, and for any thinge could appear to the Companies though ther were divers old Virginia Planters heere and 700 new all w^{ch} were to goe thither after this conclusion of the Contract yett not one man appeared or shewed himselfe to be greived or discontented therwith. [259]

Itt was confidently alledged y' y° Virginia Planters had ernestly desyred 5 of his Ma^{tio} to bringe all their Tobacco into England and that this Peti-Suppressinge of y° tion was by y° Officers of y° Company supprest.

Noe man that ever sawe this Petition and hath not a mynde willfully to put Answere. iniuries vppon the Company could ever force or serue this sence out of itt, and this will easily apear by the originall Peticon itt selfe now remayninge in the hand¢ of y° Lord Treasuror.

But the oceasion of the Peticon of the Planters was this that by reason $\|of\|$ some Monopolizinge the wholl Trade of Tobacco those of Virginia as well as any other were by a Proelamation forbidden to bringe in Tobacco butt vppon such Condicons as the Patentees would enforce vppon them w^{ch} occasioned this petition onely conteyninge an humble sute to yo^r Ma^{tie}: that they might not be restrayned from ventinge of their Comoditie in these Kingdomes and the reason why this Peticon was not delinered was, for that before our receivinge of the Peticon that restrainte by the Proclamation was alredy taken of.

To disgrace y° Proceedings of y° Companies they alledge y' no buisi- 6 nes can be done in y° Court(by reason of faction and wranglinge. Faction

Itt ||is|| an odd thinge for men to Complaine of that wherin themselvs ar prin- Answere cipally faulty: But wth soe generall an extent the Objection is vntrue for these

fower years past the Courts have been carryed soe peaceably and quyetlie as can hardly be paralelled in any Assembly consistinge of such an nomber.

But wth all itt is true y^t Divers discontented psonns who now have joyned together in impugninge the Contract have waited for all occasionns to worke disturbance and trouble in the Companies, whose faces for divers years together have not been seen in Courts save onely att such times as when they com to raise a tempest; Butt the causes of their seuerall discontent ℓ and ill affections shall in their due place hereafter more att large appeare.

In the meane time §in§ this answere wee will onely observe this that when they have mustered their forces together and sent for their strength out of the Country ther is att the most butt 26: Opposites to the Courts: Wheras y° Virginia Company consists of neer one Thousand psonns wherof many times two hundred assemble att once, and the Summer Iland Company of aboue one hundred and Twenty seuerall Adventurers and many times 70- or 80-assemble att one Courte soe that what soeuer they have alleadged as flaction in the Companies must needs reflect on them selvs because in all Societies well gouerned the Maior pt doth invonle the consent of the lesser: w^{ch} opposinge make themselvs therby to be the pty flactions. [260]

They alleadge that y^e Gouerment as it now stands is Democraticall and tumultuous and therfore fitt to be altered and reduced to the hands of some few personns.

The Gouerment is no other then by yo^r Ma^{ty}: in yo^r Letters Patent^c is preseribed vnto vs: And itt is a bold censure thus to taxe a Gouerment ordayned and constituted by such an authority Butt besides, their Allegačon is a slaunder for y^e Gouerment is not Democraticall.

> for first wee have not supreame authoritie ouer the people of the Plantations butt Gouerne them vnder yo^r Ma^{ty} by authority deryved from yo^u and accordingly to yo^r lawes as neer as may be, and are accomptable to yo^r Ma^{ty} therfore & y^t Gouerment cannot be tearmed Democraticall wher the Kinge onely hath absolute power and where the people swear alleagiance onely to him butt is truly Monarchyeall.

> Secondly the Companies are soe farr from havinge absolute power ouer those people that when any of them have Comitted offences of what high nature soeuer as hath appeared lately by two notorious examples: if hee seape punishm^t in y^o Plantačons wher they have power by yo^r Ma^{ts} Ires Patents to punish him hee may here out face the Companies as they doe and they have no means of redress butt by appeallinge to higher Iustice.

Itt is true that accordinge to yo^r Ma^{ts}: Institucon in their Letters Patent ℓ the Gouerment hath some shew of a Democraticall forme w^{ch} is in this case the most inst and most pfitable and the moste apt means to worke the ends and effect desyred by yo^r Ma^{ty}: for ene §for§ the benifitt encrease and wealth of these Plantacons, by w^{ch} the profitt of yo^r Ma^{ty} of ye Aduenturer and Planter will rise together.

Most iust because these plantačons though furthered much by yo^r Ma^{t'es} grace yett beinge not made att yo^r Ma^{ts} charge or expence but cheifly by the pryvate purses of the Adventurers they would neuer have Adventured in such an Accon wherin they interress their owne fortunes if in the regulatinge and gouerninge of their owne buisines their owne votes had been excluded.

And most profitable for y^e advanceinge $\|of\|$ the Plantačon because of the great supplies w^{eh} the necessities of the people there often require and cannott be sent but by the purses of many, who [261] if a few had the managinge of the buisines would and that not w^{th} out reason leave them vnsupplyed: And wheras they cry out against Democracicall and call for Oligarchie they make not y^e Gouerm^t therby either of better forme or more Monarchicall.

And to discerne what is the indgment of a Company if ther be not vnanimity ther is no way but by pluralitic of voyces and if plurallytic of voyces were not ther would scarse att any time in any poynte be vnanimitie in any Assembly, that vnanimitie that is proceedinge for the most pt from Dispaire of prevaylinge in their pryvate opinions or from shame to Discouer opposicon to publique good.

Butt this objection sufficiently Discouers y^t they desire to drawe all things into their owne power to w^{cb} end ther hath of late been a conspiracy plotted in the Summer Ilands and vndertaken to be psecuted here by the Gouerno^r and Captaine Butler who is newly returned wherin hee findes correspondencie here at home by some who have openly professed, that they desire the same.

ffor y^e Tumultuousness objected itt is answered vnto before in y^e Objeccon of ffaccon and appears to peeed onely from themselves.

Hauinge thus given answers to the seeminge most materiall scandalls and imputacons hopinge those of lesser consequence when the greater are so manifestly Disproved as before have lefte both their waight and releife. We are now to Disconer the true causes though disgnised by the Opposers why these 26 so much labour to disgrace y^e Gou⁹ment and in effect to bringe to ruine both the Plantačons by their secrett whisperings and insinuations and by their continuall vnderhand practises to putt vppon the Companyes those faults w^{ch} in the Court they dare nener maineteyne, butt qually fied wth such Distinctions as amount to a Denyall of that w^{ch} they have been consious to have spoken in other places to the Companies preiudice.

And this yo^r Ma^{ty} may be pleased further to vnderstand that though itt be true that of late these 26: have shuffled and made a great noyse in y^e Somer Ilands Court \mathfrak{C} wher they are allmost a fourth parte of the Company, yett in the Virginia Court \mathfrak{C} consistinge of a greater number they have seldom ventured to offer any disturbance and opposicon to the proceedings ther.

The first Canse of these mens malice proceeds from the ill affection of the Old Officers of the Companies out of whose hands (y^e Plantačon haveinge not well thrived vnder them) the Gouerment was necessaryly taken and the prosperitie of the same since appearinge and y^e benifitt of that removall implyinge a proofe of their misgoverment hath so much offended them that now they endeavour the better the $\|to\|$ couer y^t fault by publique disturbances and pryvate practise and confederačon¹ to hinder the present prosperity and hopefull encrease of y^e Plantačonns In pticuler for the Plantačon of Virginia how itt deelyned then & hath prospered since; we remitt in this place, to the Declaration of the present State of Virginia.

Butt this change of the Officers and great change in the State of the Plantačons hath stirred vpp so much envy in them, as they have not forborne by frequent imputačons layd on by themselvs by settinge to their hands in attestačon of most scandalous and false petičons by sometimes peuringe Complaints againste the Courts [262] and by publique encourragm⁴ and protecčon of personns declared enimies to the Companies to bringe the present managinge of the Plantacons into confusion and disgrace.

The Second cause is that the principall of those Cittizens and some others that weaue themselvs into this opposicon party w^{ch} are butt few are for the most pt such as have heretofore borne office in one or both of y^e Companies either here or in the Plantacons who haveinge not cleered their many Accompts some of w^{ch} are verie susspicious and beinge prest by the Companies to Accomp^t doe vse all the Arte that mallice cann invent to doe preiudice tocause disturbance in the present Gouerment; by y^t means to shroud themselvs from a due and quyett examynacon, and soe in the storme and confusion to goe away as by this means hetherto they have donne vndiscouered.

Thirdly some other of these Opponents and of other rancke have had their hand ptlie in spoylinge the Plantačon of Virginia and settinge out a Ship called the Treasurer for robbinge into the West Indies and ptlie in abettinge and protectinge those y^t have sole done and that wth vyolence to the great offence

¹ Written over the word "consideracon."

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eare of beinge alled into questio or destroyinge of * Plantacon

APRIL 12, 1623

scandall & losse of the Company and their ends not fully answeringe their hopes hath caused them to abandon the Courte for Virginia save onely in poynte peuringe their trouble by that means to keep the Company from leasure to eall such offences into question.

And itt is very apparant y^t whosoeuer is an enymie or hath done wronge to ye Company hath recourse to and is pteeted by some of these Opponents.

And in this manner for these causes w^{ch} may be fixed vppon most of the 26: 5 those fewe y^t remayne are either Servants or have necessary dependencie ^{Dependancy}. vppon some of y^e rest.

Butt these psonns by this opposition have sufficiently declared their want of care for the good of the Plantacons in y^t haveinge indeauored to onerthrowe the Contract w^{ch} by the matter of Sole importacon must needs have been of inestimable Comforte to both the Plantacons by ventinge of y^t one Comodity of Tobacco to the value of att least one hundred Thousand pounds a year have yett to this Day instead therof offered no new proposition for y^e good of the Plantacons butt rest onely content wth distroyinge of y^t w^{ch} was before established.

Butt if itt would please yo' most sacred Ma^{ty}: seeings that the principall ends Remedy. of the Companies in followinge the buisines of these Plantačons are for y^e honour of yo^r Ma^{ts} times (3) §in propagating of Christian Religio in those Barbarous p^{ts}§¹ for the enlargment of yor kingdomes for the encrease of yo^r Reuenue for the inrichinge of yo^r people and for the future strength of this State to give contenance and encourragment to our proceedings to believe well of the Companies and not to give creditt to purposed informacons of the members or some by their pourement against the bodies of y^* Companies to give some testimony of yor gratious opinion and acceptance of our endeavors by letter or otherwise, w^{ch} might be for the honour and strengthning of the Companies, And that the rather because this late greate breach hath been occasioned by their forwardnes soe exceedingly to advance yor Ma^{ties} proffitt therby hopinge to have gayned yor Mats gratious good opinion and proteccon, And if yo^r Ma^{tie} would be further pleased to thinke itt fitt to declare your future intencon v^t for v^e buisines of v^e Courte, the Courts shall lefte freely to gouerne themselvs accordinge to their Lawes and letter Patent and wthall to give presently some direction and order to ye LLs of yor Counsell yt if ther be any such pryvate conspiracie confederacon or opposicon as y^e Companies can neither remedy nor punish they then to help them in y° remedy & punishm^t of the same. And lastly for such as haveinge been accused of heynous crimes conjutted in ye Plantacons & have by vndue means and practize gotten

¹Inserted in the margin and referred to by a (3). See Plate 000.

hither, & here braue y^e Comp^a: to extend yo^r Ma^{ties}: power & send them back to the Plantačons ther to receaue their iust tryall; The Companies through theise favours shalbe enabled by beinge freed from these distraccons cheerfully to proceed and in short time sole to advance these Plantacons as shall give yo^r Ma^{ty} great content and cause to beleeve y^t these yo^r fauours haue been welbestowed and rightly vsed. [263]

And for the drawing vp of y^e said petičon, & for y^e perfecting of y^e former writings (according to y^e alteračons and amendments made in Court) vnto y^e former Comittee were adjoyned these following viz^{tt}.

S ^r Edwin Sandis.	m ^r Berblock.
S ^r Edw: Horwood.	m ^r Withers.
m ^r Io: Smith.	m ^r Copland.
m ^r White.	Two Deputies.

who were entreated to meete that present afternoone thereabout.

M^r Deputy propounded S^r Walter Rawleighes sonne to be admitted into this Company, w^{ch} in reguard his father was y^e first discouere^r of Virginia was generally well liked of.

M^r Deputy Likewise propounded the passing of Three shares from m^r Webb, One share to Iohn Gibbens merchantaylor, One other to Iames Gibbens, A Third share to Lawrence Williamson.

A Sumer Ilandes Court Held on Satturday in the forenoone the—12th of Aprill—1623.

Present.1

After this the Lo: Cauendish taking y^e Chaire propounded the things done by y^e Virginia Company vnto y^e Sumer Ilands Court, who by ereceon of hand(did confirme, order and approve those things that concerned them.

¹The usual list of those present was not inserted in the manuscript.

To the Kinges most Excellent Ma^{tie}

The most humble peticon of the Companies for Virginia and y° Suñier Ilands.

Yo^r Ma^{ts} most humble Supp^{it} having vnderstood that Aldřan¹ Iohnson hath lately presented a petičon to yo^r Ma^{ty}: therin abusinge yo^r Ma^{ty} wth most vntrue Informačons touchinge yo^r Supplyants and to the Derogačon of that Gouerment w^{ch} vnder the Royall power of yo^r Ma^{ty} they exercise for y^e advanceinge of yo^r Ma^{ts} royall Plantačons fforasmuch as yo^r Suppl^{ts} haveinge requested of the said Alderman a Coppy of y^t Petition therby to be enabled to frame a dyrect and certaine answere to itt to y^e sattisfyinge of yo^r Ma^{ty}: (w^{ch} they affect aboue all things) can by no means obteyne the same. [264]

They humbly desire $y^t yo^r Ma^{ty}$ wilbe gratiously pleased to referr y^e hearinge of y^e Complaints of the said Alderman and his Associates to y^e bodie of yo^r Ma^{ts}: most honorable Priuy Counsell that from thence the Innocent may receaue Instification and the Delinquents deserved punishment. And they most humbly pray allsoe $y^t yo^r Ma^{ty}$: in the meane time wilbe gratiously pleased to receaue a true informačon by the two writings herewith presented y^e same haveinge been pvsed and examined in their Courts and found true by the generall vote of both the said Companies the one conteyninge a Declaration of the present State of Virginia compared wth that w^{ch} itt hath formerly been, and the other conteyninge an answer to all such Calumnies and aspersions wherwith some of the Associates of the said Alderman (who have been allso for sundry years the Disturbers of the orderly and peaceable peecdings of the said Companies) have vniustly charged yo^r said supplyants or some of them.

And yo^r Supplyants haveinge the Comforte of yo^r Ma^{ty}: beinge sattisfied and assured of the continuance of yo^r Princely favo^r (beinge the life and ioy of both Companies and Plantations) shall peeed wth all Integrity, Industry, Patience & constancie in advanceinge those noble work soe much tendinge to yo^r Ma^{ts}: greatnes hono^r and profitt.

And shall dayly allso pray for yo^r Ma^{ts}: most longe continuance in all princely felicitie.

¹The remaining part of this document is in the handwriting of Thomas Collett (?).

An extraordinary Court held for Virginia on Thursday the 17th of Aprill 1623

Present

Right ho^{ble} Ea: of Warwick. Lo: Cauendish.

S ^r Edw: Sackuille.	m ^r Widdowes.	m ^r Ed : Bennett.
S ^r Edw: Sandis.	m^r Rich : Bennett.	m ^r Hobbs.
S ^r Io: Dãuers.	m ^r Baynham.	m ^r Cuff.
S ^r Nath: Rich.	m ^r Rider.	m ^r Webb.
S ^r Io: Bourchier.	m ^r Edwards.	m ^r Wilkinson.
m ^r Nich : fferrar Dpt.	m ^r Caning.	m ^r D'Lawne iuñ.
m ^r Io: fferrar.	m ^r Southerton.	m ^r Hackett.
m^{r} Gibbs.	m ^r Berblock.	m ^r Seaward.
m ^r Io: Smith.	m ^r Palmer.	m ^r Leauer.
Capt Butler.	m ^r Balmford.	m ^r Dike.
m ^r Wolstenholme.	m ^r Copeland.	m ^r Harding.
Aldřan Iohnson.	m ^r Tho: Sheppard.	m ^r ffra: Waterhouse.
m ^r Palavicine.	m ^r Edw: Waterhouse.	m ^r Arthur Swayne.
m ^r Iames Butler.	m' Barbor.	m ^r Ewens.
m ^r Bing.	m ^r Withers.	m ^r Roberts iuñ.
m ^r Caswell.	m ^r Morewood.	with divers others.
\mathbf{m}^{r} Ditchfield.	m ^r Woodall.	
m ^r Geo: Smith.	m ^r Newport.	
m ^r Swinhoe.	m ^r Ley.	

The Lo: Cauendish acquaynted the Company, that himselfe and the rest had deliuered the Companies peticon, together wth y^e Declaracon and Relation ordered by the Last Court vnto his Ma^{ty} who referred [265] it vnto y^e Lord¢ of the Priuy Counsell, before whome himselfe

and divers of the Company had been that morning, and by their order caused this Court to be warned, to consider of Letters to be written to both the Plantacons by y^e seuerall Companies. W^{ch} tres his Lo^p sayd, it was the H^s pleasure should not make any manner of mencon of any dissencon and disturbance here at home, whereby v^e Plantacons might be putt into any feare or discomfort; but contrarily should be assured of not onely y° continuance, but increase of the Royall fauour of his Ma^{tie} towarde them. And further his Lo^p acquainted them, that the Lorde comaunded him to signify and give warninge in the Court to all perticuler members of the Companie, that none of them should vpon their alleagiance dare to write any thing to either of the Plantacons concerninge matters of division or difference that had passed here at home, or any thing that might dishearten them or give them discouragem^t or any thing contrary to the Public Letters; and if they had allready written, that they should recall their Lres. Herevpon the Court after some deliberation agreed vpon certaine generall heades of Letters; according wherevnto m^r Deputy was entreated to drawe vp y^e Ires against too morrowe in the afternoone, when the Courte would meete about that busines only.

 S^r Nathaniell Rich propounded, that accordingly as he had in y^e Court of the [second of Aprill] moued the Companies would peticon for the Sole Importacion of Tobacco, except only 40000 weight of Spanish Tobacco to be yearely brought in; w^{ch} he said there was hope might be obteyned. W^{ch} Proposicon the former Court did not agree vnto, in reguard that they conceaned, that it was v^e intencon of v^e State so to stint forraigne Tobaccoes, that noe more then 40000 weight of Spanish Tobacco should be brought in yearely; and therevpon it was not conceaued any waies preiudiciall to them, though the 40000 weight were brought in by others.

But now y^e Companie being given to vnderstand, that there was likely to be a free importacion of all sorte of forraigne Tobacco wthout stint, and that there was a Proclamacon shortly to come forth to that pur- A free Impo pose, w^{ch} formely they did not expect nor imagine; it was vnani- throw of the Pl mously adjudged, that that would be the vtter ouerthrowe of y^o tations¹

¹ This marginal entry is in the autograph of Nicholas Ferrar.

Plantačons, for that thereby the Tobacco would be brought downe to nothing. Wherevpon it was generally thought most necessary, to seeke and indeauour by all possible meanes to prevent this free importačon; and since it could not be hoped to obtayne an absolute restreint, yet at least to petičon his Ma^{tie} and the Lo: Treasuror that it might be limited to 40000 weight, and that in lieu of this limitacoñ, they would willingly here agree and binde themselues to bring in [266] all their Tobaccoes hither, and doe their best to persuade the Colonie to doe the Like; Wherevpon the order following being propounded, was by erecčon of hand ζ agreed vnto;

Whereas the Companies here for Virginia and the Suñer Ilands, had aduertizem^t of y^e continuance of the Lo: Trers noble fauour to the Plantacons advancem^t, they humbly entreate the

Earle of Warwick	m ^r Aldřan Iohnson
Lo: Cauendish	m^r Gibbs
S ^r Edw: Sackuill	m^{r} Ditchfield
S ^r Edw: Sandis	m ^r Palavicine
S ^r Nath : Rich	\mathbf{m}^{r} Bennett
S ^r Io: Dauers	m ^r Caninge
S ^r Io: Bourchier	m ^r Dike

to goe to y^e Lo: Třer, and in their names humbly to petičon his Lo^p to be a meanes to his Ma^{tie}, that they may have the Sole Importačon of Tobacco into England, wth excepcion only of 40000 w^{tt} of Spanish Tobacco to be brought in yearely; for w^{ch} they will for themselues here vndertake to bring in all their Tobacco, and doe their best to persuade the Colonies to agree therevnto, in reguard of y^e benefitt of Sole Importačon, and if the Colony shall not consent therevnto, then the bargaine to be dissolued. And they are likewise humbly entreated to desire, that the Companies may have y^e refusall of bringing in the 40000 weight of Spanish Tobacco.

366

APRIL 18, 1623

At a Court held for Virginia and y^{E} Sumer Ilandes on ffriday in y^{E} afternoone $y^{E} 18^{TH}$ of Aprill. 1623.

Present

Right ho^{ble} Lo: Cauendish. Lo: D'Lawarr.

S ^r Edw: Sackuill.	Capt Nath: Butler.	m ^r Woodall.
S ^r Io: Brooke.	m ^r Couell.	m ^r Tatam.
S ^r Edw: Sandis.	m ^r Leauer.	m ^r Viner.
S ^r Io: Bourchier.	m^r Scott.	m ^r Roberts.
S ^r Nath: Rich.	m ^r Balmeford.	m ^r Hobbs.
m ^r Deputy.	m ^r White.	m ^r Geo: Smith.
m ^r Gibbs.	m ^r Ditchfield.	m ^r Cuff.
m^{r} Steward.	m ^r Seldon.	m ^r D'Lawne iuñ.
m ^r Bing.	m ^r Edw: Waterhouse.	m ^r Ewins.
m^r Butler.	m ^r Copland.	m ^r Downes.
m ^r Wolstenholme.	m^{r} Wheatly.	m ^r Martin.
m ^r Geo: Garrett.	m ^r Whithers.	m ^r Io: Palmer.
m ^r Tho: Sheppard.	m ^r Bland.	m ^r Kirby.
m ^r Barbor.	m ^r Palavicine.	m ^r Moorewood.
m ^r Caswell.	m ^r Edw: Bennett.	m^{r} ffothergill.
m ^r Berblock.	m ^r Owen Arthur.	m ^r Moorer.
	m ^r Sparrowe.	with diuers others.

The Court held $y^{\circ} 17^{\text{th}}$ of this present moneth was now read, & being putt to the question, was by a generall ereceon of hand (noe one dissenting) confirmed to be truly sett downe. [267]

The Lo: Cauendish acquaynted the Company, that the Comittee appointed by the last Court, having had some conference w^{th} the Lo: Treasuror about that Proposition & request, w^{ch} the sayd C^{rt} was desired might be made to his Lo^p in y^e name of y^e Companies, viz^{tt} That he would be a meanes to his Ma^{tie}, that they may have the Sole Importacion of Tobacco into England, wth y^e excepcion only of 40000 weight of Spanish Tobacco. W^{eh} Proposition and Request his Lo^p having read (being delivered vnto him as it is sett downe in y^e former Court) sayd, he would acquaynt y^e king therewith, and they should receaue an answere wthin few dayes, His Lo^p professing he bore that Loue vnto y^e Plantacions, that although he was the Kings ma^{ts} publiq. Officer; yet he would be contented to decline somewhat from his Ma^{ts} profitt for y^e good of y^e Plantacions. And being further moued, that his Lo^p would vouchsafe to be a meanes for y^e 400 young persons formerly pmised to be sent to Virginia; His Lo^p seemed well disposed to forward that suite, whensoeuer the Company should peticon for them.

Herevon it was moued by some, that it might now be taken into consideracon, whither it were not fitt to peticon the Lord ℓ for y^e sayd 400 persons; But it was rather thought fitt to respite y^e same awhile, vntill they may be better informed of the State of the Country and Collony in Virginia, & whither y^e Aire there be so evaluated which vnhealthfull for people to line in; as hath beene of late confidently reported to his Ma^{tie}.

It being now allmost ffiue a clock, it was vpon močon generally agreed & ordered by either Company, that both Court should be continued till businesses were ended.

 M^r Deputy being entreated by the Last Virginia & Sumer Ilandes Court to drawe vp the publiq Letters according to those generall head, w^{ch} were then agreed on did now present the same to be read.

Wherevpon there was first read the draft of a Lre to y^e Gouernour and Counsell of Virginia; w^{ch} being waighed, was by a generall ereccon of hand \mathfrak{C} approved and ordered to be p^rsented to y^e LL^s of y^e Counsell.

In like manner the generall Lre to the Gouerno^r & Counsell of the Sumer Iland \mathfrak{C} , was read, and by generall ereccon of hand \mathfrak{C} approved.

368

The Court entreating the Lo: Cauendish and the rest of the Comittee appointed by the former Court to present the sayd Lres vnto y^e Lord ℓ of y^e Counsell, sometyme too morrowe in y^e afternoone, as their Lo^p_s had appointed. [268]

A COURT HELD FOR Y^E SUMER ILAND (THE 18th OF APRILL 1623.

Present.¹

M^r Ditchfield moued and desired to knowe how himselfe and such others as stood engaged for y^e 1000ⁱⁱ taken vp at interest of the Chamber of London for y^e Companies vse should be disingaged; seeings the Company should come short of a great part of y^e Imposičon vpon y^e Suñier Iland¢ Tobacco, by reason stay was made of the Groat¢ vpon the Planters Tobacco; But he sayd, he hoped y^t y^e Lord¢ being otherwise informed, would order it otherwise; considering the mony taken vp, was wholy employed vpon charg¢ necessary for the defence of the Iland¢, and for y^e generall behoofe and benefitt of the Planters themselues. Herevnto answere was made, that the Company were in noe fault touching the said stay; who had done asmuch as they could to withstand and oppose it.

Wherevpon it was aduised by some, that they would peticon to y^e LL^s of y^e Counsell about it, & to present y^e same at such tyme as y^e former Comittee are to attend their Lo^{ps} whereby they might have their furtherance & assistance. W^{ch} course was Liked of & resolued vpon accordingly.

¹The list of those present was not inserted in the manuscript.

16456—vol 2—06—24

A Court held for Virginia on Wedensday in the afternoone the 23 of Aprill 1623.

Present

Right hono^{ble}

Ea: of Dorsett. S^r Edw: Sandis.Lo: Cauendish. S^r Io: Dãuers.Lo: D'Lawarr. S^r Io: Bourchier. S^r Io: Brooke. S^r Edw: Horwood.

m ^r Scott.	m ^r Moorewood.
m ^r Seaward.	m ^r Wentworth.
m ^r Steward.	m ^r Baynard.
m ^r Wheatly.	m ^r Sheppard.
m ^r Hobbs.	m ^r Swinhoe.
m ^r Iadwin.	m ^r Bull.
m ^r Gough.	m ^r Caninge.
m ^r Proctor.	m ^r Kirby.
m ^r Downes.	m ^r Cuff.
m ^r Caswell.	m ^r Tatam.
m ^r Newell.	m ^r Melling.
m ^r Budge.	m ^r ffothergill.
m ^r Neuill.	m ^r Newport.
m ^r Edw: Waterhouse.	m ^r Roberts.
m ^r Mullins.	m ^r Rider.
m ^r Ley.	Cap: Haruy.
m ^r Robius.	m ^r Nicholls.
m ^r Leauer.	m ^r Baron.
	 m^r Seaward. m^r Steward. m^r Wheatly. m^r Hobbs. m^r Iadwin. m^r Gough. m^r Proctor. m^r Downes. m^r Caswell. m^r Newell. m^r Budge. m^r Neuill. m^r Edw: Waterhouse. m^r Mullins. m^r Ley. m^r Robins.

m^r Etheridge. m^r Widdowes. m^r meuerell.

m ^r Couell.	m^r Palmer.
m ^r Winne.	m ^r Barker.
m ^r Seldon.	m^r Hackett.
m ^r Moorer.	m ^r Ewens.
\mathbf{m}^{r} Webb.	m ^r ffelgate.
m ^r Sparrowe.	m ^r ffra. Waterhouse.
m ^r Cartwright.	w th diuers others. [269]

The Court held the Second of this moneth was now read, whereat noe man taking exception, it was putt to y^e question, and by a gen⁹all erection of hand (noe one dissenting) confirmed to be rightly sett downe.

The Court also of the Twelueth of y^e same moneth was read and by a generall ereccon of hand¢ confirmed.

The Court Likewise of y[°] Eighteenth of this moneth was read, & by a generall ereccon of hand (approued & confirmed.

Vpon notice giuen of the Ann's departure from Grauesend notwithstanding the flo^s of the Counsells order to S^r Iohn Wolstenholme to stay her till further direccon. It was informed by m^r Woodall and m^r Dennis shee was safe at Portesmouth, and that they were assured shee went not to y^e Sumer Handes as was supposed.

S^r Iohn Brooke, m^r White and m^r Ditchfield were by this Court desired to goe too morrow morning to y^e Lo: Treasuror in y^e Companies name humbly to desire y^e continuance of his Lo^{pe} fanour for the attayning of the Companies suite, that there be noe more then 40000 weight of Spanish Tobacco to be brought in yearely; And further to acquaynt his Lo^p wth y^e great damage & inconvenience that ariseth to the poore Passengers that lye at the Isle of Wight by delay of y^e Shipp; And humbly therefore to beseech his Lo^p, that the ll^s tre may be expedited, that accordingly the Shipp may be dispatched. And further humbly to acquaynt his Lo^p, that concerning those addicons required in M^r Dickensons Lre; that although they doe not knowe of any diuision or distraction in the Colonies, yet in obedience to his Lo^{ps} comaund they will add a clause to that effect, And for certefying them of the course appointed by his Ma^{tie} for their good, and redresse of all inconveniences, they will send their ll^{ps} order, if his Lo^p soe please. But for the §Two§ first point(to signifie vnto them, that y^e Contract is dissolued, and that there must be a free Importacion, they conceaue that the Last point wilbe the most discomfortable newes vnto y^e Colonies, that possibly cann be; It being generally adjudged in their Court(, and confessed by them that haue most opposed the Contract, that if there be a free Importacion of Tobacco, and yet the Colonies bound to bring in all, that their Tobacco will come to just nothing, and that the Plantacions wilbe vtterly ruyned. Wherefore the Companies most humbly desire, they may not be pressed to signify or say any thing concerning the breach of y^e Contract, except they may give assurance of this new fauour for w^{ch} they are Suito^{rs}.

They are humbly also to desire his Lo^p that the order may be explayned and sett downe concerning the not sending any [270] Lres, the Company conceauing that at Counsell table, the fls did not only forbidd them to write any Letters touching any contentious busines here at home: But that they did absolutely give them Leave to write concerning their perticuler and private affaires, w^{ch} wthout aduise by Letters, would suffer much damage & preiudice, and be a cause of infinite griefe and discontent to y^e Colonie to receaue noe Lres from them.

The Lo: Cauendish acquaynted the Court, that whereas a Petition was deliuered to his Ma^{ty} by m^r Aldřan Iohnson, as also an Imformačon by Capt Butler termed by him The Vnmasked face of our Colonie in Virginia, w^{eh} was the occasion the Company likewise presented to his Ma^{tie} their Two writings, viz^{tt} the Declaracon, & Relation, together wth a Petition, Ioyning therein wth m^r Alderman in y^e issue of his Petition, namely y^t y^e examinačon & rectefying of y^e matters compleyned of might be referred to y^e fl^s of the Counsell. W^{ch} petičon of m^r Aldřan and his Associat \mathfrak{C} and Informačon of Capt Butler being now sent vnto y^e Comp̃., his Lo^p propounded they might be read, and afterward \mathfrak{C} some course thought on for preparing of matters in answere therevnto against y^e sitting of y^e Comission^{rs}. Wherevpon m^r Alderman ||Iohnson|| peti \tilde{c} on was first read, being as followeth

To ye Kings most excellent Maty:1

The humble Petition of Sundry the Aduenturers and Planters of the Virginia and Sumer Ilands Plantačons

Most graceous Soueraigne

Amongst the many memorable works of yor Mats: gratious Raigne those of the Plantacons of Virginia and the Somer Ilands are not the least, The beginnige of w^{ch} enterprize beinge the first florraigne Colony planted by our nation accompanyed wth soe great a charge to furnish Ships and men and to make yearly new Supplies wthout any present hope of retribucon, was sufficient att the first veiwe and computacon to have discourraged ye most resolute and forward Adventurers butt by Gods Assistance and yor Mats: gracious encourragm^{ts} wth that disereet and mylde Gouerm^t first nomynated and appoynted by vor Matte All sorts of men were in such kindely and frendly manner invited to engage themselves y^t notwthstandinge many difficulties that great Accon (w^{ch} otherwise had perished in the birth) not onely tooke life and beinge butt preceded in a moste hopefull and comfortable Course for many years togeather wth vnity and love amongst ourselvs, & quyett enterteynm^t of those Sauadg Indians by web endeavours sundry of those Infidells and some of emynent sort were converted to Christian Religion, Staple Comodities began to be raysed and imported into this kingdome, as Iron, Sturgion, Caucary, Sope and Pottashes, Masts for Ships, Clapbourd Pipestaues Waynscott, Wine, Pitch, and Tarr and y' most desyred worke of Silkwormes: Thesse were y' blessings then vppon our peaceable proceedinge.

Butt wee know not howe itt is of late years eom to passe that notwthstandinge yo^r Ma^{ttes} Subieets haue been in great multitude exported to the Plantacons yett y^e aforesaid Comodities and other y^e fruits of y^t worke doe not appear as in former times o^r vnitie and peace att home is turned to Civill discord and dissencen amongst o^rselvs and to Massaere and Hostility between y^e Natives and our Colony in Virginia, and divers of y^e Antient Adventurers and Planters conceive themselvs many wayes iniured abused and oppressed. In w^{eh} respect fearinge y^t y^e vtter ruyne and distruction of those great works is like to followe wthout the help of a supreame hand, and not holdinge itt fitt to trouble yo^r sacred ears wth pticularr Complaints, wee are forced for remedy to appeale to yo^r moste excellent ma^{ty}:

¹This petition is entered in the handwriting of Thomas Collett(?). It is referred to in List of Records, No. 445, Vol. I, page 168, *ante*.

Humbly prayinge v^t some worthy personages whom yo^r Ma^{ty}; shall please may be noiated and appointed by y^r Comission under y^e great Seale of England who by Oath or otherwise by all lawfull means and waies may enquire and examine ye true estate of ye Plantačons att ye time when Sr Thomas Smith lefte y^e Gouerment of y^e said Comp^a: and all incidents thervnto belonginge, as allow what monneys since y^t time have been collected for y^e Plantačons and by whome how v^e same have been procured & expended [271] and what after v^e expence of somuch monny is v^e true estate & Condičon of v^e said Plantacons at this time present; As allso to enquire into all abuses and greivances concerninge the former pticularrs And of all wrongs and iniuries done to any the Adventurers or Planters and the grounds and causes therof, and to propound how the same may in time to come be reformed and how the buisinesses of y^e said Plantacons may be better mannaged Soe that all Contentions and difficulties being reconciled the Authors therof condignely punished vnitie and peace resettled, and y^e forme of Gouerninge and Dyrectinge these Affaires beinge better established, that worke may prosp wth a blessinge from heaven to yo^r Ma^{ts} great honour and proffitt and to those religious and publique ends for w^{ch} they were first vndertaken.

Next was read Captaine Butlers dismasking of Virginia being as followeth.

The Vnnasked face of o^r Colony in Virginia as it was in the Winter of y° yeare 1622^{1}

I found the Plantačons generally seated vppon meer Salt Marishes full of infectious Boggs and muddy Creeks and Lakes, and therby subjected to all those Inconvenyencies and diseases, w^{ch} are so comily found in the most vnsound and most vnhealthie partes of England, wherof every Country and Clymate hath some.

I found the shores and sides of those pts of the mayne River wher our Plantacons are settled every wher soe shallow as no Boate can approach the Shores Soe that besides the difficulty daunger and spoyle of goods in y^e Landinge of them, the *poore* people are forced to a continual wadinge and wettinge of themselvs and that in the prime of winter when the Ships commonly arrive & therby gett such vyolent surfeits of Cold vppon Cold, as seldome leave them vntill they leave to live.

The new people y^t are yearly sent ouer w^{ch} arrive here for the most parte verie vnseasonably in winter finde neither Guesthouse Inn nor any the like place to shroud themselvs in att their Arrivall no not so much as a stroake

¹This document is in the Public Record Office, State Papers, Colonial, Vol. II, No. 20, I. For fuller citation see List of Records, No. 388, Vol. I, page 162, *ante*. It is inserted in the handwriting of Thomas Collett (?).

375

given towards any such charitable worke soe that many of them by want herof are not onely seen dyinge vnder hedges and in the woods, but beinge dead ly some of them for many dayes vnregarded and vnburied.

The Colony was this winter in much distress of vietuall soe that English meale was sould att the rate of Thirty shillings a bushell their owne native Corne called Maize att Tenn and fifteen shillings the bushell, the w^{ch} howsoeuer itt lay heavy vppon the shoulders of the Generallytie itt may be suspected not to be vnaffected by some of the cheife; for they onely haueinge the means in these extremities to Trade for Corne wth the Natives doe hereby engrosse all into their hands and soe sell itt abroad att their owne prizes and myselfe have heard from the mouth of a prime one amongst them that hee would never wish that their owne Corne should be cheaper amongst them then eight shillings the bushell.

Their howses are generally the worste that ever I sawe the meanest Cottages in England beinge every way equall (if not superiour) wth the moste of the best. And besides soe improvidently and scatteringlie are they built seated one from an other as ptly by their distance butt especially by y^e interposicons of Creeks and Swamps as they call them, they offer all advantages to their Sauadge enymies and are vtterly depryved of all suddaine recollection of them selves vppon any termes whatsoever.

I found not the least peec of ffortificačon: Three peeces of Ordinanee onely mounted att Iames Citty and one att fflowerdue hundred butt never a one of them serviceable; Soe y^t itt is most certaine that a Small Barke of 100 Tunn may take itts time to pass vpp the River in spite of them; & coffinge to an Anchor before y^e Towne may beat all their houses downe about their ears and soe forceinge them to retreat into the woods may Land vnder y^e fauour of their Ordinanee and rifle the Towne att pleasure. [272]

Expectinge accordinge to their printed bookes a great forwardnes of divers and sundry Comodities att myne aryvall I found not any one of them soe much as in any towardnes of beinge for the Iron-works were vtterlie vasted and the men dead the finrmaces for Glasse and Potts att a stay and in small hope; As for the rest they were had in a generall derision even amongst themselvs & the Pamphelts y^t had published their beinge sent thither by hundreds were laughed to scorne and every base fellow boldly gave them the lye in dive^{rs} pticulers Soe y^t Tobacco onely was y^e buisines and for ought that I could here every man madded yppon that and little thought or looked for any thinge ellse.

I found y^e Antient Plantačons of Henrieo and Charles Citty wholly quitted and lefte to y^e spoyle of the Indians who not onely burned the houses said to be

RECORDS OF THE VIRGINIA COMPANY

once y^e best of all others, butt fell vppon the Poultry, Hoggs, Cowes, Goats and Horses wherof they killed great numbers to y^e great greife aswell as ruyne of y^e Olde Inhabitants whoe stick not to affirme that these were not onely the best and healthiest parts of all others butt might allso by their naturall strength of scituacon have been the most easefully plserved of all others.

Wheras accordinge to his Ma^{ts}: gratious Lres Patents his people in Virginia are as neer as possibly may be to be gouerned after the excellent Lawes and Customes of England; I found in y^e Gouerm^t there not only ignorant & enforced strayings in dive^{rs} pticularrs butt willfull & intended ones In soe much as some who vrged due conformitie haue in contempt been termed men of Lawe, and were excluded from those rights w^{ch} by orderlie peedinge they were elected and sworne vnto here.

There haveinge been as itt is thought not fewer then Tenn thousand soules transported thether there are not through the aforenamed abuses and neglects aboue Two thousand of them att the present to be found alive many of them allso in a sickly and despate estate: Soe that itt may vndoubtedly be expected that vnless the confusions and pryvate ends of some of y^e Company here and y^e badd execucions in secondinge them by their Agents there be redressed wth spede by some divine and supreame band y^t in steed of a Plantacon itt will shortly gett y^e name of a slaughter house and soe instly becom both odious to our selvs & contemptible to all the world.

Which being read, it was thought fitt for satisfaccon of such as seemed to be much discouraged wth this his confident report touching the vnhealthines of y^e Country, and ill seating of y^e Colony in Virginia (it being by some persons of worth informed that vpon this Informacon there was like to be a stay of many hundred that were preparing to transporte themselues) to heare the reports of such as had beene long and often in Virginia. Wherevpon diuers being nowe present in Court, were asked perticulerly; who affirmed vpon their certen knowledge, that at euery Plantacon by and neere about that riuer, they may Land wth Boats drawing Three foote water from halfe floud to halfe ebbe safe & dry wthout wetting their foote. And further that they finde by their owne experience, the Aire there as wholesome, and the soyle for y^e most part as fertille as in any place in England, or in any Country wheresoeuer they haue trauelled.

But for further preparing of the answeres aswell to this Informacon, as also to y^e Peticon of Alderman Iohnson & his Associate, and like-

wise for giving v^e charge & makinge [273] the remonstrance of the proceedings of y^e former yeares and of those later foure yeares, w^{ch} y^e Company were to defend; It was resolued that since it would be too teadious, and impossible to passe these things in public Courts, that it should be done by way of Comittees: But because the part(of these buisinesses were very many, and therefore needed y^e helpe of many head (; and considering that it was y^e defence & vpholding of y^e whole Company, and enery man had interest therein one way or other. It was therefore ordered, by ereceon of hande, that there should be first a great Comittee of the whole Company in generall, whence noe man (free of the Court) should be excluded, but only these who by y^e deliuery of ye Petičon & Informačon, had made themselues ye Companies Accusers; w^{ch} since they still mayntayned, it was not any way reasonable, that they should be at y° meetings & consultacons of the Company, when they were to prepare their owne defence, or give these Opposers their charge; To w^{ch} divers of them being present. and in perticuler Alderman Iohnson being present did agree, saying, that they did not desire to be present at any of y^e meetings of the Company to this purpose; & therevpon himselfe & divers others departed y^e Court.

It was likewise further ordered, that there should be chosen one to moderate businesses in this great Comittee, & it was thought fitt, that in reguared the meetings were like to be many and Long, that he should have an Assistant to helpe him, and to supply ||his|| y^e place vpon occasion of his absence. It was also ordered, that this great Comittee should have power to substitute & ordayne Sub Comittees for y^e expediting of perticuler businesses, that by y^e parting of things among them, they might be y^e speedier and better accomplished: and that these Sub Comittees should bring their labours & endeauo^{rs} to the great Comittee, & being by them approved should be presented vnto y^e Generall Court: It was likewise ordered by ereccon of hand ℓ , that for these businesses the Counsell might assemble themselues, excluding those from their sayd meetings, who being of y^e Counsell had ioyned wth Aldran Iohnson in accusing y^e Gouernem^t & Proceedings of the Company these floure Last yeares.

RECORDS OF THE VIRGINIA COMPANY

At a Court held for Virginia on ffriday in $y^{\rm E}$ afternoone the 25 of Aprill 1623.

Present

Right hono^{ble} Lo: Cauendish.

S ^r Io: Brooke.	m ^r Meuerell.	m ^r Webb.
S ^r Edw: Sandis.	m ^r Kirby.	m ^r Proetor.
S ^r Io: Dauers.	m ^r Morris.	m ^r Owen Arthur.
S ^r Edw: Lawly.	m ^r Hobbs.	m ^r Careles.
m ^r Io: Bourehier.	m ^r Newport.	m ^r Harding.
m ^r Io: fferrar.	m ^r Edw: Waterhouse.	m ^r Bull.
m ^r Nieh: fferrar. Deputy	m^r Scott.	Cap: Bargraue.
m ^r White.	m ^r Barker.	m ^r ffelgate.
m ^r Copland.	m ^r Downes.	m ^r Collett.
m ^r Balmford.	m ^r Stone.	m ^r Cuff.
m ^r Addison.	m ^r Bland.	m ^r Sparrowe.
m ^r Caswell.	m ^r Wheatly.	m ^r Seldon.
m ^r Withers.	m ^r D' Lawne iuñ.	m ^r Moore.
	 m^r ffelgate. m^r Etheridge. m^r Swinhoe. m^r Geo: Smith. m^r Iadwin. m^r ffelgate. m^r Rayner. m^r Mease. m^r Prosser. m^r Seuerne. m^r Sanders. m^r Mole. wth diuers others . 	[274]

S^r Iohn Brooke, S^r Iohn Bourchier and m^r White are desired to repaire to the Lo: Treasuror, and to shew his Lo^p the additions made

to the Lie according to his Lo^{ps} order, and humbly beseech his Lo^{p} that the Shipp be expedited, the delay thereof being the vtter vndoing of many poore Passengers that lye at the Isle of Wight, w^{ch} they signified by a Messenger purposely sent vp to entreat the Company to procure the dispatch of y^e Shipp, they having bestowed and Laid out all that they are worth in prouiding for their voyage & nothinge Left there to mayntayne them a shore. Vpon w^{ch} great and pressinge occasion, divers of y^e Counsell and Company to the nomber of ffifty, being assembled together in a generall Comittee of the whole Company, thought fitt to make y^e Comittee a Co^{rt} for y^e passing of this busines onely. And they are also further desired in v^e Companies names, humbly to beseech his Lo^p not to give any Creditt or hearing to any Informacons that shall given his Lo^p concerning any vnrespectine or vndutifull passages in their Courte against his L^{ps} or y^e its of his Ma^{ts} priny Counsells proceedings or Acte; to w^{ch} wth all due obedience they submitt themselues. And for y^c perticuler Informacon given his Lo^p against the Deputie, that he should be soe bold as to putt it to question, whither the Companies would bring in all their Tobacco since that tyme their ILps had ordered that all should be brought in; They are desired in the name of the whole Court to testify to his Lo^p that that was an vntrue Informacon. & that there hath not beene any such question putt; nor any thing tending to that purpose since their Lo^{ps} order.

> AT A COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE LAST OF APRILL 1623.

PRESENT

Right Hono^{ble} Ea: of Warwick. Lo: Cauendish. Lo: Lawarr.

S^r Edw: Sackuille. S^r Io: Brooke. S^r ffra: Leigh. S^r Nath: Rich.

S ^r Edw: Sandis.	Chane: of y ^e Dutchy.
S ^r Ro: Killigrue.	Collonel Ogle.
S ^r Io: Dauers.	S ^r Tho: Wroth.
S ^r Edw: Horwood.	S^{r} Io: Bourchier.
S ^r Edw: Lawly.	S ^r Sam : Argoll.
•	

Aldran Iohnson.	m ^r Bull.	m ^r Nicholls.
m ^r Nich: fferrar Dpt.	m ^r Wheatley.	m ^r Edw: Waterhouse.
m ^r Io: fferrar.	m ^r Caswell.	m ^r Ditchfield.
m ^r Geo: Garrett.	m ^r Downes.	m ^r Sparrowe.
Capt Butler.	Cap: Bargraue.	m ^r ffran: Waterhouse.
m^r Ro: Smith.	m ^r Viner.	m ^r Woodall.
m ^r Gibbs.	m ^r Swinhoe.	m ^r Barker.
m ^r Wolstenholme.	m ^r Meuerell.	\mathbf{m}^{r} Newport.
m^r Bing.	m ^r Leauer.	m ^r ffothergill.
m ^r Palavicine.	m ^r Kirby.	m ^r Ley.
m ^r Wilmer.	m ^r Scott.	m^{r} Hobbs.
Capt Harney.	m ^r Edwardes.	m ^r Mullins.
m ^r Edw: Iohnson.	m ^r Sheppard.	$\mathbf{m}^{\mathbf{r}}$ Collett.
m ^r Iames Butler.	m ^r Lewes Hughes.	m^r Webb.
m ^r Berblock.	m ^r Roberts.	m ^r Hackett.
m ^r Copland.	m ^r Ditchfield.	m ^r Preston.
m ^r Balmford.	m ^r Sherroe.	m ^r Wilkinson.
m ^r Addison.	m ^r Rider.	m ^r Proetor.
m ^r Caninge.	m ^r Edw: Bennett.	with divers others.
m ^r Bland.	m ^r Geo: Smith.	[275]

The Lo: Cauendish acquainted the Company, that diuers ancient Planters, m^{rs} of Shipps, Marriners, and sundry other persons that haue Lined Long in Virginia, and haue beene many tymes there, had presented y^e great Comittee wth an answere vnto Capt Butlers Informačon, concerning the Colony in Virginia; wherein they did directly contrary the most mayne point ℓ of his Informačon, prouing them to be false and scandalous; w^{ch} was by ereccon of hand ℓ ordered to be read, being this w^{ch} followeth.

380

APRIL 30, 1623

The Answers of diuers Planters that have long lived in Virginia as alsoe of sundry Marriners and other persons y^t have bene often at Virginia vnto a paper intituled The Vnmasked face of our Colony in Virginia as it was in y^o Winter of y^o yeare—1622¹

1: I founde the Plantacons generally seated vppon meere Salt marishes full of infectious Boggs and muddy Creekes, and Lakes. & therby subieeted to all those inconveniences and diseases which are so comonly found in y° moste Vnsounde & most Vnhealthy parts of England wherof euerie Country & Clymate hath some.

1: Wee say that there is no place inhabited but is conveniently habitable. And Answere for y^e first Plantačon w^{ch} is Kiccontan against w^{ch} (if any be) most exception may be made, itt is every way soe well disposed that in that place well gonerned men may enioy their healths and live as plentifully as in any parte of England or other his Ma^{ties}: Dominions, yett that there are Marishes in some places wee acknowledge; Butt soe as they are more Comodious for dive^{rs} good respects and vses then if they were wantinge. As for Boggs wee knowe of none in all y^e Country and for the rest of the Plantačons as Newports News, Blunt poynt Wariscoyake Martins Hundred, Paspahey and all the Plantacons right ouer against Iames Citty, and all the Plantačons aboue these w^{ch} are many they are verie fruitfull and pleasant Seates, free from Salt Marishes beinge all on the fresh River and they are all verie healthfull and high Land except Iames Citty w^{ch} is yett as high as Debtforde or Radelyffe.

2 I founde y° shores and sides of those part(of y° Mayne Riuer wher ou^r Plantacons are setled every wher soe shallow as noe Boates can approach y° shores soe y^t besides y° difficulty daunger and spoile of goods in y° Landinge of them, y° people are forced to a Continuall wadinge & wettinge of themselues and y^t in y° prime of winter when y° Shipps comonly arrive, and therby gett such vyolent surfetts of colde vppon colde as seldome leave them vntill they leave to live.

2 That generally for the Plantačons att all times from halfe ffloud to halfe Answere. ebb any Boate y^t drawes betwixt three and 4 foote water may safely com in & Land their Goods dry on Shore wthout wadinge & for further Cleeringe of these ||this|| false objectors the Seamen there doe att all times deliner the goods they bringe to the Owners dry on Shore, wherby itt plainely appears not any of y^e Country people there inhabitinge are by this means in daunger of their lives, ||And|| at a great many of Plantačons belowe Iames Citty and allmost all aboue they may att all times Land dry.

¹This document is in the handwriting of Nicholas Ferrar's assistant, Thomas Collett (?).

RECORDS OF THE VIRGINIA COMPANY

3 The new people y^t are yearly sent ouer which arrive here for y^e most part very Vnseasonably in Winter, finde neither Guest house Inne, nor any y^e like place to shroud themselues in at their arrivall, noe not soe much as a stroake given towards any such charitable worke soe y^t many of them by want hereof are not onely seen dyinge vnder hedges & in the woods but beinge dead ly some of them for many dayes Vnregarded & Vnburied.

3 To y^{*} first they Answere that the winter is the most healthfull time & season for arrivall of new Coñers True itt is y^t as yett theris noe Guesthouse or place of interteynm^t of ||for|| Strangers. Butt we averr y^t itt was a late intent and had by this time been putt in practise to make a generall gatheringe for the buildinge of such a Convenient house w^{ch} by this time had been in good forwardnes had itt not pleased God to suffer this Disaster to fall out by the Indians. But although there be no publique Guesthouse yett are new Commers entertayned and lodged & pvided for by y^e Gouerno^r in pryvate houses; And for any dyinge in the feilds (through this defecte) & lyinge vnburied, wee are altogether ignorant, yett y^t many dy suddenly by y^e hand of God, wee often see itt to fall out euen in this flourishinge & plentifull Citty in y^e middest of our streets, as for dyinge vnder hedges theris noe hedge in all Virginia. [276]

4 The Colony was this winter in much distress of vietuall soe that English meale was sould at y^e rate of thirtie shillings a bushell their owne native Corne called Maize at ten and fifteen shillings the bushell, The w^{ch} howsoever itt lay heavy vppon y^e shoulders of y^e Generallytie it may be suspected not to be vnaffected by some of y^e cheife, for they only haveinge the means in these extremities to trade for Corne with y^e Natives doe herby ingrosse ||all|| into their hands and soe sell y^t abrode at their owne prices, & my selfe have heard from the mouth of a prime one amongst them y^t hee would never wish y^t their owne Corne should be cheaper among them then eight shillings the bushell.

4 True itt is y^t English meale hath of late sinee the Massacre been sould for Tenn pounds of Tobacco y^e bushell w^{ch} no vnderstandinge man can there value aboue fifteen shillings sterlinge and here wee finde (wthout a Massacre) by the indgment of God for our murringe §murnuringe§ att plentie Wheat hath this yeare been sould and still is in many places at three times the rate itt hath borne wthin two or three years last past: And againe Indian Corne hath heretofore comonly been sould after the rate of five shillings the bushell, And farther meale bore so high a price this year as itt cost redy mony in England together wth the fraight & other charges neer vppon twelue shilling see y^t if itt were sould att Tenn pounds of Tobacco ther will not be gayned twenty in the hundred.

-382

swer:

swere.

5 Ther Howses are generally the worst y^t euer I sawe y^e meanest Cottages in England beinge euery way equall (if not superior) with y^e moste of the best, And besides soe improvidently and scattringly are they seated one from an other as partly by their distance but especially by the interposicon of Creeks and Swamps as they call them they offer all advantages to their savadge enimys & are vtterly deprived of all suddaine recollection of themselves vppon any tearmes whatsoever.

5. ffirst that the houses there were most built for vse and not for ornament Answere and are soe farr from beinge soe meane as they are reported y^t throughout his Ma^{ts}: Dominions here, all labouringe mens houses (w^{ch} wee cheifly pfesse our selves to be) are in no wise generally for goodnes to be compared vnto them And for the houses of men of better Ranke and quallety they are soe much better and convenyent y^t noe man of quallety wthout blushinge can make excepcion against them; Againe for the Creeks and Swamps every man ther that cannott goe by Land hath either a Boate or a Conoa for y^e Conveyinge & speedy passage to his neighbo^{rs} house. As for Cottages ther are none in Virginia that they knowe.

6 I found not y° least peec of flortification, Three Peeces of Ordinance onely mounted at Iames Citty and one at flowerdue Hundred but neuer a one of them seruiceable Soe that itt is most certaine y^t a smale Barke of one hundred Tunns may take its time to pass vp the Riuer in spite of them & cominge to an Anchor before the Towne may beate all their houses downe about their eares, & so forceinge them to retreat into y° Woods may land vnder y° fauour of their Ordinance, & rifle y° Towne at pleasure.

6 Itt is true theris as yett no other artificiall flortificacions then Pallisadoes Answere wherof allmoste everie Plantacion hath one, & divers of them hath Trenches, And this last yeare Cap^t Eache was sent for y^t purpose As for great Ordinance there are fower precess mounted att Iames Citty and all serviceable, ther are six Mounted att flowerdue hundred all of them likewise serviceable. And three mounted att flowerdue hundred all of them serviceable, there are likewise att Newporte Newes three all of them serviceable ther are likewise att Henrico seaven precess and att Charles hundred two, and in other places, besides flowlers and Murders att divers places.

7 Expectinge accordinge to their printed Bookes a great forwardnes of diuers & sundry Comodities, At myne arrivall I found not any one of them so much as in any towardnes of being flor y^* Iron workes were vtterly vasted, & y^* men dead, The flurnaces for Glass and Pots at a stay, & in a smale hope, As for y^* rest they were had in a generall

RECORDS OF THE VIRGINIA COMPANY

derision even amongst themselves, and y^e Pamphlets y^t had published there beinge sent thither by Hundreds wer laughed to scorne, and every base fellow boldly gave them y^e Lye in divers perticulers, Soe that Tobacco onely was y^e buisines & for ought y^t I coulde here every man madded vppon y^t and lyttle thought or looked for else any thinge else.

7 That ye Country yeilds divers ysefull & rich Comodities web by reason of y^e Infancie of y^e Plantačon, and this vnexpected Massacre, cannot yett be brought to pfeccon, & is no lesse hindred by y^e emulous and envious reports of ill willers whose pryvate ends by time wilbe discouered and by God recompenced. And we doe further answer y^t this Country is a most fruitfull Country, & doth certainly pluce divers rich Comodities. It is true y^t the Ironworks are wasted & y^e men dead, but y^t was by the Massacre w^{ch} if itt had not happened ther had been a good proofe of y^t Comodity, for y^e works wer in a very great forwardnes. As for Vines likewise ther were divers Vineyeards planted in sundry places butt all of them putt back by y^e Massaere, butt for the peoples derydinge of these Comodities or the books sent by y° Compⁿ: we have neuer heard of any such scoffinge or derisions butt as the Gouernor and Counsell ther are very desirous and have sett forth Proelamacons to cause all men to sett both Vines and Mulbery Trees, so y^e people generally are very desyrous & forward to rayse those former Comodities of Wine and Silke, & likewise divers other good Comodities. [277]

8 I found y^e Antient Plantations of Henrico, & Charles Citty wholly quitted and lefte to y^e spoile of y^e Indians who not onely burned y^e houses saide to be once y^e best of all others, but fell Vppon y^e Poultry, Hoggs, Cowes, Goates, and Horses wherof they killed great numbers to y^e greate greife as well as ruine to $\|of\|$ ye Olde Inhabitants, whoe stick not to affirme y^t these were not onely y^e best and healthiest parts of all others but might allsoe by their naturall strength of scituacon haue been y^e most easefully preserved of all others $\|the rest\|$.

9 Wheras accordinge to his Ma^{ties}: grations Letters Patents his People in Virginia are as neer as possibly may be to be gouerned after y^e excellent Lawes and Customes of Englande. I founde in y^e Gouerm^t there not onely ignorant & enforced strayings in diuer particulers but willfull & intended ones; Insonuch as some who vrged due conformity were ||haue|| in contemp^t been tearmed men of Lawe, and were excluded from those rights which by orderly proceedings they were elected and sworne vnto here.

10 There having been as it is thought not fewer then Tenn thousand soules transported thither ther are not through the afore named abuses

Answere.

and neglects aboue Two thousand of them at y° present to be found aliue, many of them also in a sickly and desperate estate: Soe y^{t} itt may vndoubtedly be expected, y^{t} vnlesse y° Confusions and pryuate ends of some of y° Company here, and y° bad executions in secondinge them by their Agents there be redressed with speed, by some diuine and supreame hand, that in steed of a Plantačon it will shortly gett y° name of a Slaughterhouse, and soe iustly become both odious to our selues and contemptible to all the worlde.

All these wee leave to be answered by the Gouerno^r and Company some of Answere them beinge vnfitt to be determined of by vs. And for y^e last wee being ignorant how many have been transported or are now lyvinge there.

Wee whose names are herevnder and hereafter written have vppon mature deliberacon & after full examinacon and consideracon of the premises drawne vpp these answers beinge such as wee finde in our consyneties to be true, and shall att all times justifie them vppon our oathes. In wittnes wherof wee have herevnder sett our hands.

I William Mease Mynister haveinge lived tenn years in Virginia ||and|| affirme all the answeres aboue except that of the Ordinance and Pallisadoes.

William Mease.

I Marmaduke Raynor have gone 3 severall times M^r of Ships to Virginia and lived 16 monneths there together and affirme all the answers above

Marmaduke Rayner.

I John Procter have lived 14 Years in Virginia & doe affirme all the answers above except that of the Ordinance and Pallysadoes but I knowe ther are $\|is\|$ neer vppon 20 process of Ordinance.

Iohn Proeter.

I William Ewens have gone M^r of Ships to Virginia 4 severall times & lived one wholl year ther or ther aboutes, and affirme all the answers aboue except that of the Ordinance and Pallisadoes.

William Ewens. [278]

I lames Carter M^r of y^e Trueloue doe affirme all the answers within written butt y^t I have not seen the Ordnanee att Henrico and Charles Citty butt all the rest I have.

Iames Carter.

I Gregory Pearle havinge been Maistersmate and lived in Virginia 16 monneths doe affirme all the answers wthin written save that I have not seen the Ordinance att Henrico and Charles Citty

16456-vol 2-06-25

Gregory Pearle.

I William Green beinge Chirurgion in the Temperance haveinge lived 17 monneths in Virginia doe affirme all the answers wthin written except y^t I have not seen the Ordnance att Henryco.

William Green ||Surgeon||.

I Henry Hitch Chirurgion of y° Iames haveinge been 2 seu9all times in Virginia and lived att one time there about 5 monneths doe affirme all the Answers wthin written save y^t I know not of y° Matters about Iames Citty.

Henry Hitch.

I Edward Sanders haueinge lived 3 years in Virginia doe affirme all the answers within written except that of the Ordinance and Pallysadoes and other matters y^t aboue Paspahay.

The marke of E S Edward Sanders

I Iohn Dennis M^r of y^e Marmaduk affirme all y^e answers within written except y^t of the Guesthouse y^e Ordinance, & y^e Palisadoes.

Iohn Dennis.

I Tobias Felgate have gone M^r and Mate of Ships 5 times to Virginia & affirme all the Answers ||aboue|| except that of the Ordinance onely.

Tobias Felgate.

I Samuell Mole have lived 3 years or ther aboutes in Virginia beinge a Chirvrgion and affirme all the Answers within written save that I have not sene the Ordinance att Henrico & Charles Citty nor have been in Henrico. Samuell: Mole.

I Thomas Prosser haue gone 3 times M^{rs} Mate to Virginia and have lived att one time abone 3 qtrs of a year there & affirme all the answers wthin written save y^t I haue not seen []except of that of [] y^o Ordnance & Pallysadoes.

Thomas Prosser.

I Robert Dodson haueinge been twice in Virginia ||do|| affirme all the answers wthin written for all matters from Iames Citty Downeward saveinge y^t I doe not knowe of y^e Proclamacons for Vines.

Robert Dodson.

I Maurice Thompson haue liued 6 years in Virginia doe affirme all y^e answers wthin written saue y^t I know not any thing of the Ordinance att fflowerdue hundred nor att Henrico and Charles Citty.

Maurice Tompson.

I Iohn Snoade haveinge lived 3 years and halfe in Virginia doe affirme all y^e answers wthin written except §savinge§ y^t I §have not seen§ y^e Ordnance and Pallysadoes and other matters aboue Paspahay att filowerdue Hundred ||and || Henrico and Charles Citty.

||Iohn Snoad.|| [279]

386

And it was further ordered, that this their Answere should be presented to y[°] Comission^{1°} when they should sitt.

There was likewise read the attestacon of one Iohn Seuerne and one Iohn Lowe, being as followeth.¹

Iohn Seuerne Maisters mate of the Iames affirmeth, that cominge one morninge to Captaine ||Natha|| Butler for some monny due to him from the said Captaine, hee the said Captaine brought a Writinge in his hand sayinge hee had been wth the Kinge and protested that the writinge was for the good of the Contry and desyred him the said Iohn Seuerne to sett his hand there vnto and began to read some of itt butt the said Seuerne beinge in great hast did not attend the matter nor give ear what itt was butt sett his hand to the writinge, esteeminge and conceivinge Cap^t Butler to be a ||verie|| worthy man but since vnderstanding y^t itt was a writinge in disgrace of the Country the said Iohn Seuerne doth Disavowe the said writinge, as vntrue, and protesteth that hee vppon his Oath must say the contrary.

This 28 of Aprill-1623.

Iohn Seue^rne.

Iohn Lowe Boatswaine of the Iames cominge alonge wth Iohn Seuerne to Cap': Butler sett his hand likewise to the writinge esteeminge Cap' Butler to be a verie worthy gentleman and heard not but a few lines onely of y^e said writinge read wthout markinge itt, butt now hee vnderstandinge y^t itt was a writinge in Disgrace of the Country hee Disauoweth his said handwritinge, and protesteth that vppon his Oath hee must say the contrary.

This 28: of Aprill 1623.

Iohn Lowe.

It being moued that Capt Butler might have a copie of this Answere delivered him, the Court by ereccon of hand (denyed it, vntill such time as the Comission¹⁸ sitting, it might be first presented vnto them.

After this was read the Letter written to the Gouerno^{τ} and Counsell in Virginia, being the selfe same in all point wth that w^{ch} had beene confirmed in Two former Court e, except an addicon signifying the breach of y^e Contract directly according to their Lo^{ps} comaund.²

Whereas it was signifyed, that the Lo: Treasuror out of his noble respect and fauour vnto the Companies made offer, that they should

¹These attestations are entered in the handwriting of Thomas Collett (?).

² The Order in Council disallowing these former letters is referred to in List of Records, No. 476, Vol. I, page 171, ante.

haue y^e farming of y^e 40000 w^{tt} of Spanish Tobacco at y^e rent of Six thousand pound ℓ p Añu. for Two, Three or more yeares, as themselues should thinke good: It was after Long debate adjudged impossible for the Generall Companies (hauing noe Stock) to vndertake the same. Wherevpon divers Proposicons were made, some supposing it might be done wth Loane mony, if men would lend the Company some mony for a yeare Gratis; And to this end the Earle of Warwick offered to Lend One hundred pound ℓ , S^r Nathaniell Rich One hundred pound ℓ ; m^r Ditchfield ffiftie pound ℓ , & m^r Woodall ffiue & Twenty pound ℓ .

 M^r Caning likewise made a Proposition, that a Booke might be drawne wth a Preamble for men to vnderwrite what somes they will aduenture toward a Ioint stock for bringing in the aforesayd quantity of 40000 w^{tt}, he supposing that—8000^{lii}—would manage [280] the busines. And in reguared for y^e better reputačon of this busines, it would be necessary to haue y^e aid and assistance of the Companies, the Vndertakers out of their cleere gaynes should giue the Company a fourth part. W^{ch} Proposition was generally well approved of, if it could be effected, and thought fitt to be referred to a Comittee to consider thereof; as also to consider of all other wayes, how y^e farming of this 40000 w^{tt} might be soe vndertaken as y^e same might be beneficiall vnto y^e Companies. Wherevpon y^e Court nominated for y^e Comittee these follow-ing viz^{tt}

Ea: of Warwick.	Aldran Iohnson.	m ^r Wilmer.
Lo: D'Lawarr.	m ^r Gibbs.	Cap: Butler.
S' Ed : Sandis.	m ^r Io: fferrar.	m^r Bennett
S ^r Io: Dauers.	m ^r Nich: fferrar.	m ^r Moorer.
S^r Nath: Rich.	m ^r Morrice Abbott.	m^r Scott.
S ^r Sam: Argoll.	m ^r Caninge.	m ^r Edw: Iohnson.
S ^r Io: Bourchier.	m ^r Palavicine.	m ^r Edwarde.
S ^r Io · Wolstenholme.	Cap: Haruy.	m ^r Ditchfield.
		m ^r Woodall.

Vpon močon order was given for Drawing Vp Two Comissions, the one at the request of m^r Bennett for his shipp called the Godsguift being to transport Passengers to Virginia, and the other Comission at y^e request of m^r Thomas Shiers & his Associat for the William &

388

Thomas for transporting of Passengers to their owne Plantačon. W^{cb} Comissions were ordered to be drawne vp & sealed.

 M^r Deputy propounded the passing of three shares from m^r Scott to m^r Thomas Culpepper of y^e Middle Temple London Esq_b, that if noe excepcion be taken hereat, betweene this & y^e next Court he may be admitted.

Vpon the humble request of Iames Dauies, the Court hath ordered that vpon proofe made, that he is y^e imediate heire to his deces deceased vnckle Walter Dauies, his petičon shalbe recomended to the Gouernour & Counsell of Virginia, that he may haue the possession of that estate, that is befallen him there by the death of his said vnckle, wth this Caution that if y^e Peticon^r hath any Brothers or Sisters Liuing, they shall haue their part(in y^e Good(according to lawe.

AT A COURT HOLDEN FOR Y^s Sumer Ilands on Wedensday in y^s Afternoone the last of Aprill 1623.

PRESENT.

[Blank space.]

The Virginia Court held this Afternoone being ended and the Lo: Cauendish takeing the Chaire his Lo^p propounded vnto y^e Sumer Iland(Company the busines referred vnto y^e Comittee appointed by [281] the Virginia Court, namely, for considering of a course how to rayse a Iointstock for bringing in of 40000 w^{tt} of Spanish Tobacco; w^{ch} course this Court well approued of & therevpon added to y^e former Comittee these following viz^{tt}

m ^r Meuerell	m ^r Robert e
m ^r Wheatly	and
m ^r Caswell	m ^r Geo: Smith.

 M^r Bennett moued, that his Shipp y^e Gods Guift might have Leaue in her way to Virginia, to touch at y^e Sumer Iland \mathfrak{c} . W^{ch} request y^e Court yeilded vnto.

Memorand that

After the rising of y^e Virginia Court this day being y^e Last of Aprill, Iames Dauies brought these Two wittnesces to proue that he was y^e imediate heire to his deceased vnckle Walter dauies that dyed in his passage to Virginia, viz^{tt} Rebecca Darris widdowe aged 66 dwelling in S^t Thomas Lane in Southwarke, and Alice Dauies his Kinswoman aged 20 yeares servant to m^t Richardson in Duck Lane a minister; they (hauing taken oath before S^t Io: Dauers, S^t Edward Lawly & m^t Nich^o fferrar) testifyed, that the said Iames Dauies was y^e next & imediat heire of the aforesayd Walter Dauies deceased.

A Court held for Virginia and y^e Sumer Ilande on Wedensday in y^e Afternoone the 7th of May 1623.

Present

right hono^{bre} Ea: of Southton. Ea: of Dorsett. Lo: Cauendish. Lo: Dāuers. Lo: Pagett.

S' Edw: Sackuill.S' Edw: Sandis Iuñ.S' Hum: May.S' Nich: Tufton.S' Sam: Sandis.S' Nich: Tufton.S' Sam: Sandis.S' Io: Ogle.S' Edw: Sandis.S' ffra: Leigh.S' Ro: Killegrue.S' Edw: Spencer.S' Io: Dãuers.S' Tho: Wroth.S' Edw: Horwood.S' Sam: Argoll.

MAY 7, 1623

	7 3 4	
Doctor Dun.	m ^r Moore.	m ^r Owen Arthur.
Aldřan Iohnson.	\mathbf{m}^{r} Sheppard.	m^r Ley.
m ^r Nich : Hide.	m ^r Sherroe.	m^r Scott.
m' Gibbs.	m ^r Bickly.	$\mathbf{m}^{r} \mathbf{Ed}$: Bennett.
m^{r} Deputy.	m ^r Hobbs.	m ^r Budge.
m ^r Tomlins.	m ^r Boothby.	m ^r Mease.
\mathbf{m}^{r} Herbert.	Cap: Gifford.	m ^r Piers.
m ^r Binge.	m ^r Seaward.	m ^r Buckeridge.
m ^r Palavicine.	m ^r Couell.	m' Hurd.
m ^r Io: fferrar.	m ^r Moorer.	m ^r Tobias ffelgate.
m ^r Io: Smith.	m ^r Leauer.	m ^r Reinard.
m ^r Wolstenholme.	m ^r Woodall.	m ^r Newport.
m^{r} White.	m ^r Mullins.	m' ffothergill.
m ^r Berblock.	m ^r ffreake.	m ^r Emerson.
m ^r Ro: Smith.	m ^r Barker.	m ^r ffr: Waterhouse.
m ^r Balmford.	m ^r Tatam.	m ^r Ley.
m ^r Copland.	m ^r Proctor.	m ^r Baynham.
m ^r Bromfield.	m ^r Widdowes.	m' Bull.
m ^r Withers.	m ^r Collett.	m ^r Wiseman.
\mathbf{m}^{r} Witherall.	m ^r Moorer.	m ^r Stone.
m ^r Bland.	m ^r Viner.	m ^r Shiers.
m ^r Downes.	m ^r Roberte.	m ^r Perry.
m ^r Caswell.	m ^r Iadwine.	m ^r Hackett.
m ^r Meuerell.	Cap: Haruy.	m ^r Webb.
m ^r Swinhoe.	m ^r Ewens.	m ^r Geo: Smith.
m ^r Kirby.	m ^r Sparrowe.	m ^r Baron.
m' Ditchfield.	m ^r Weake.	with divers others
m Dibonnoid.	m ^r Swayne.	
	-	to y ^e nomber of
	\mathbf{m}^{r} Palmer.	$115.\ psons\ $ [282]

Vpon a mocon that s^r Morrice Barklyes sonne and heire might in his fathers right of Aduenture be made free and admitted into this Society. The Court by a generall ereccon of hand(graunted him his freedome & admittance accordingly.

The Court held the Three and twentith of Aprill being now read, was by a generall ereccon of hand \mathfrak{c} (noe one dissenting) approved and confirmed.

The Court likewise of y^e ffiue and twentith of Aprill being read was by a generall ereccon of hand (approved & confirmed.

The Court also of y^e Last of Aprill being read, was by a generall ereccon of hand \mathfrak{C} approved & confirmed.

 S^r Edward Sackuill said, that the Counsell having observed a very full Court to be now assembled, a great many of whome had beene Long absent in the Country, & now desired to be informed of y^e passage of busines, did thinke fitt to §giue§ them an Account of the Companies proceedings since their departure, & had in perticuler desired him to acquaynt them, that the Contract concerninge Tobacco was by order of y^e LL^s of y^e Priuy Counsell dissolued; whose pleasure Likewise it was, that publiq notice should be given thereof.

The Lo: Cauendish acquaynted the Court, that after the dissolucion of y^e Contract, when the Companies supposed all things quiett, there was by Alderman Iohnson & those others, that had opposed the Contract delinered vnto his Ma^{tie} a very bitter & grievous peticon against y^e Gouernem^t & carriage of y^e Company these ffoure Last yeares. And at y^e same tyme Capt Butler likewise presented to his Ma^{tie} a Deelaracon of the State of Virginia, w^{eh} he tearmed the Vnmaskinge of y^e Colony: w^{eh} Two things his Lo^p said, had beene y^e cause of much trouble & Labour in y^e Company. And therevpon his Lo^p briefly acquaynted the Court, what had passed herevpon both wth his Ma^{tie} & y^e LL^s of y^e Priny Counsell, as also in y^e Court ℓ and Comittees. Wherevpon y^e Court generally desired that all y^e writings and answeres might be read, to the intent that things might be fully & perfectly vnderstood & receaue either addicon or amendm^t as cause should be. Wherevpon was read

1. The peticon deliuered to his Ma^{tie} by Aldran Iohnson and his Associat \mathfrak{C} .

2. Then y^e Informačon deliuered to his Ma^{tie} by Capt Butler termed by him y^e Vnmaskinge of y^e Colonie in Virginia.

3. Then the Companies petičon to his Ma^{tie} touching y^e issue of Aldřan Iohnsons petičon for a Comission of enquiry & examinačon. 4. Then the Companies Declaraçon of y^e present State of Virginia delinered to his Ma^{tie}. [283]

5. Then the Relation of y^e Companies proceedings in their Courte delivered likewise to his Ma^{tie}.

6. Then y^e Companies Answere to Aldran Iohnsons peticon, being as followeth viz^{tt}

An answere to a Petition deliuered to his Ma^{tte} by Alderman Johnson in the names of sundry Aduenturers and Planters of Virginia and Sumer Ilands Plantačons.¹

The ground worke of y^e Petičon is founded vpon a Threefould information. The ffirst that in the former Gouerm^t of the Companies (viz^t) vnder S^c Thomas Smith as Gouernor, and m^r Canning and himselfe as Deputies for soe hee intendeth the Gouerm^t was discreet & milde, wherby all sortes of men were envyted to engage themselvs in that great and difficult Action w^{ch} therby peeeded in a most hopefull and comfortable course wth vnitie and love Contrarywise they know not how itt is of late years com to pass y^t vnitie and peace here att home is turned to Civill discord and Disčention and divers of the Antient Adventurers and Planters conceive themselvs many waies iniured abused and oppressed.

Whervnto is answered that this Informacon is sin both ptss most vntrue. for although his Matte by his gracious letters Pattents hath given authorytie to the said Comp^a: to make Lawes and orders aswell for the well gouerm^t of the Companies here att home as allso for SofS the Colonies abrode, wth direccon therin the stos followe the forme of Gouerment Lawes and pollycie of this Realme of England as neer as may be; Yett all those Twelue years therwas no care taken for the bringinge of the same to the intended & desyred effect: ffor first of all his Matters: ptieularr Instructions for Gouerm^t: were eleane supprest and extinguished, and the Originall nowe not extant noe orders were made for the Gouerment of the Company here vuless now and then one, vppon present Occasion. And as for y° Gouerment abrode in the Plantačons itt was for the most pt lefte to the Gouernors absolute pleasure and power onely insteed of a bodie of moderate Lawes agreeable to the Gouerment in this Realme; there was printed here & wth great honor Dedicated to Sr Thomas Smith & afterward¢ sent by him to Virginia wthout the Companies Consent a Booke of most Tyrannycall Lawes written in blood weth although they might serve for Ma^{*}shall Gonerm' in time of Warr beinge translated as they were most of them from the §martiall§ Lawes of v° vnited Provinces; Yett was the same farr from y°

¹This answer to the petition, barring the caption, is in the autograph of Thomas Collett (?).

Milde Gouerment Comended here by the Petičoners and both att home deterred all men from goinge in pson to live there vnder such Trueulent Lawes and in Virginia were the cause of the vniust and vndeserved death of sundry of his Ma^{te}: subjects, And moreouer putt such a weapon into the hand of the then Gouerno^r a kinseman of S^r Thomas Smith as wherby hee in a manner spoyled and destroyed the wholl Plantačon as is extant yett to be seen by the Ires of S^r Thomas Smith himselfe & y^e said Alderman Johnson.

The effect was y' in that Plantačon after the expens of 80000 pounds of y° publique Stocke and vpward, The Colony was then wasted to a few hundred of psonns no provisions beinge made by wives for posteritie and those also w^{ch} remayned had no intent to pceed in the Plantačon beinge destitude of floode both spirituall and temporall, eryinge outt vppon the Company for iniustice and erueltie and sometimes vppon dispayre beinge all shipped [284] to returne att other times vppon revenge adoptinge to themselvs newe Patrons against their ill Gouerment. And here att home the Adventurers who att the first as to a new matter came plentifully §in§ In fine vtterly abandoninge the Courts and Acčon refusinge to make payments of their monneys subscribed and beinge sued for the same pleaded in Chancery vppon their Oathes that the monneys wer not converted to the vse intended butt to particuler mens gaines and that ther were no Accompts kept in order, and to be seen a thinge contrary to y° express charge in his Ma^{ts} said Instrucčons, And this is the true estate of the saide milde and Disereet Gouerment.

On the Contrary side what hath been done in poynt of Gouern^t for these 4 last years may be apparent to all men: Books of Orde^{rs} for the good Gouerment of the Companies heer drawne principally out of the wisdome of his Ma^{tys} originall graunts have been compiled and published; The like done in greatest pt for the Gouern^t of the Plantacons for the Dividinge of the Lands and for the setlinge of Adventurers and Planters in their quyett possessions; Skore of Preachers have been sent wth Competent provisions All w^{ch} brought soe great Content vnto the Plantacons abroad that y^o Colony in Virginia hath by publique Act in their gen9all Assemblie yeilded thanks to the Company here for y^t their Loue, Iustiee, and Care,

As for the Discord and dissention meneoned in the said Petition true itt is y^t in the Compass of these 4 last years their have been Two great Rents made by way of opposite flaction, the one by Alderman Iohnson being called on for his Accompts for w^{ch} in regard of his place hee was very moderately censured. And the other by m^r Wrote vppo other pryvate discontent for w^{ch} hee hath been lately suspended from the Courts. Ther bath been allso hertofore a faetion raysed in the Connsell for support of a Gouerno^r of Virginia who had ransaked the Plantačon, Other discord or discention of note ther hath not been any, and all these raysed by the pt now oppugninge the Companies; The greatest nomber of whome are seldome seen in y^o Court^e, butt vpon oceasion of a Storme & to nourish Discord and flaction.

As for the Allegačon that divers of the Antient Adventurers and Planters conceive them selvs to have been iniured abused & oppressed itt cannott be shewne that the Iustice w^{ch} was in the power of the Court to give, hath been denyed to any man much less by pryvate dyreečons and vnderhand tres have the goods of some particuler psonns in y^e Plantačons been taken vyolently from them contrary to course of Lawe & consigned into the possession of their Potent adversaries, As hath lately happened in the case of Cap^t Miles Kendall who was spoyled by Cap^t Butler of 14 Negroes graunted to him by a Captaine of Holland havinge Comission from the Prince of Orange vnder a bare and false pretence y^t they belonged to a Ship called the Treasuror sett out from Virginia by S^r Samuell Argall then Gouernor to prey on the West Indies as shall be elswere showne.

The second Information by the Petiëoners is, That vnder y^e form⁹ Gou⁹m^t ther was a quyett entertayment of the Savadge Indians by w^{ch} sundry of those Infidles and some of emynent note wer couerted to Christian Religion wheras of late there hath been a Massacre and Hostillytie between the Natives and our Colony of Virginia. [285]

Herevoto wee answere y^t it is true that Matoar the daughter of Pohatan being taken Prisoner by Cap^t Argall and affectinge marriage wth one m^r Rolf became a Christian and soe dved att Grauesend, Other matter of note for conversion ||of || those Infidells did not happen in those first 12 years duringe w^{ch} time the English were allmost allso in §continuall§ Hostilitie wth v^e Infidells, And in the last of those 12 years the Chiehohonini by sudden assault murdered Tenn of our People w^{ch} Cap^t Argall att his cominge away lefte vnreuenged On the other side what and how chargable preparations have been made in these laste 4 years for the educatinge of the Infidells Children in Christian Religion and Civility The Plantacon for the Colledge may sufficiently declare, ffor Which notwthstandinge the late Massacre w^{ch} fell yppon them ther are vett remayninge 60 Tenants or theraboutes, and the worke by the Assistance of god shall againe §in due time§ peeed As for the Hostilitie wth the Infidells duringe 3: of these last 4 years ther hath not been any wherof yett wee boast not consideringe that itt lulled the English asleepe in too great securitie and consequently gaue optunitie to y° late bloody Massaere weh if itt had not happened these opposers must have been mute haveinge nothinge else wherwth to disgrace the Plantacon.

RECORDS OF THE VIRGINIA COMPANY

The Third Informacon is y^t in the Compass of those first 12 years Staple Comodities began to be raysed and imported into this Kingdome, as Iron, Sturgion, Caveare, Sope and Pottashes, Masts for Ships, Clapbourd, Pipestaues, Waynscott, Wyne Pitch and Tarr and that most desyred worke of Silkwormes, wheras in the latter years the foresaid Comodities doe not appeare.

The answere is that this Informacon or objection doth strongly reflect vppon the objector himselfe for if itt be true w^{ch} wee deny not save onely for Iron y^t some samples of these Comodities by the Industry of S^r Tho: Dale were sent home in y^e 9th and tenth year of those 12 first years; how happened itt that in the last two years under' v° Gouerment of Capt Argall there appeared none, The reason is apparant for the magazine beinge then on foote wherof the said Alderman Iohnson was Director, it pleased him to set noe price uppon any other Comoditie, saue Tobacco and Sassafras, beinge Comodities of his owne Trade, and for y^e greatest pt wherof hee became the Companies Chapman, wherby all the endeavours for those other Comodities were abandoned and the Colony possessed of y^t Dotinge affection to Tobacco, w^{ch} ye Compa: in these hatter years notwthstandinge their sundry Charters, Instructions and generall Ires for restrayninge therof could never since extinguish; On the Contrary pt in these last 4 years what hath been pformed from time to time by the excessive charge and care of the Company, In settinge vpp of In Iron works; Vine yeards Silke and other Comodities shalbe elswhere att large deelared. and would by this time have manyfestly appeared, to the world had not the late Generall Massaere given them a sore interrupčon w^{ch} notwthstandinge by the Divine Assistance shall shortly renued.

Now forasmuch as Alderman Iohnson pretendeth y^e said Informacon & y^e Petition ensuinge itt to ayme att noe other end butt y^t after the worke of some necessary reformacon the worke alloo of the Plantacon may be renued peeed and prosp; Wee are forced herin to detect his vncleer peeedings for itt wilbe ustified against him by vndenyable proofe, that hee $\|hath\|$ laboured of late by strange and most vntrue allegacons to discourrage some psonns of very good quallytie from fauoringe of this worke or peeedinge in itt, hee hath found fault wth such as hath comended the Country soe much extolled by himselfe formerly in sundry his printed treatises pfessinge that ye world had been deluded by Virginia; Hee hath said that ther are two many of our nation there alredy, that the Staple Comodities spoken of will com to nothinge; That the Iron was a base Comodity and would not pay $\|for\|$ ye fraight That the grapes were sower and the Clymate not prop for wine; That y^e Mulberie-Trees in Virginia have a priekle in their leaves w^{ch} destroyed the Silkworms when

¹The first evidence of erasure in the MS. is found in this place, with the words "vnder y^e Gouer."

396

MAY 7, 1623

itt grew to biggnes; And as for convertinge of the Infidells itt was an attempt impossible they being descended of y^e cursed race of Cham; Now whether a pson of this disposicon be a fitt Instrument for y^e workinge out of y^e good of y^e Plantacons, we leaue itt to all eleer & vnpartiall mindes to iudge.

Touchinge y° Petition itt selfe for examinačon & reformačon of all abuses y° Companies doe therin willingly concurr wth y° Petiočoners saue y^t they cannot but dislike y° petitioners too great ptiallytie who desire onely y^t y° Acompts since S^r Tho: Smiths time may be examyned w^{ch} have been allwaies kept fairly accordinge to y° orders of Court (exceptinge by one onely of y° Petičoners society) And for y° Accomp^{ts} of y° former years pass them oner in sylence w^{ch} are 3 times as greate and thrise 3 times more questionable: Bntt y° Iustice of y° Hono^{bte}: Bourd hath reformed their partiallytie. [**286**]

7. Then y^e answere of diuers Planters M^{rs} of Ships & Marriners to Capt Butlers Informacon to y^e King.

8. Then the attestacon of Seuerne and Lowe how they were drawne by Capt Butler to subscribe to his Informacon.

9. Then the Companies answere to Capt Butlers dismasking of Virginia being as followeth viz^{tt}:

A true answere to a writinge of Informacon presented to his Ma^{tie} by Cap: Nath: Butler initialed

The vnmasked face of our Colonie in Virginia as it was in y^e winter of y^e yeare 1622.¹

This Informacon conteyning matter of most important quality, touching that Plantacon, and such as if the same should be found to be true not onely all former expence were vtterly lost, butt itt were in vayne or (to speake more pperly) a shame and sinn to peeed in sendinge any further Supplies of people to parts see generally contagious as to be compared to the most vnsound and most vnhealthy parts of this Realme and wher the mayne River is so shallowe, that the people beinge enforced to a continuall wadinge and wettinge of themselvs about the Landinge of their goods, gett such vyolent surfeits cold vppon Cold as selldome leave them till they leave to live. W^{ch} are the very words of y^t informacon And this Informacon haveinge been spread by the said Capt Butler and his frends not onely ouer all pts of y^e Citty butt allso into diners pts of y^e Country adioyninge to ye vtter disgrace of ye Plantacon and discourragment of all new Adventurers and Plante^{rs} wherof many of good quallytie

¹This answer, barring the heading, is in the autograph of Thomas Collett (?). A part of this document is in the British Museum, Sloane, 1039, f. 92. List or Records, No. 491, Vol. I, page 173, *ante*.

were now in planinge. The Company have thought itt their duty in the first place and wth their greatest care to consider¹ exactly of the quallytie of the³ ||said|| Information in poynt of trueth or otherwise.

To w^{ch} end haveinge assembled divers psonns of good Creditt lately com from Virginia wherof one a Mynister who hath lived there Tenn years others of good quallytie y^t have lived there some of them 14 years and other some 6 years and others more or lesse, and the rest beinge Maisters of Ships and Marriners wth others wherof sundry of them hath been there often times and are throughly acquainted wth the River and all parts of y^e Colony and the said Comp^a earnestly desyringe them to sett downe the trueth of their knowledge in writinge, and in such sorte as they will allwaies be redy to justifie the same vppon their Oathes the said psons beinge to ³ ||the|| Nomber ||of|| 16, have done accordingly and sett downe their answers to the Seaven firste Articles of the said information as appeareth by the writinge here vnto annexed subscribed wth their hands by w^{ch} writinge and answers itt doth plainely appeare that the said Informacon is in all the materiall parts therof most vntrue and may seeme to have been purposely framed by the said Capt: Butler to raise distemper and trouble in the Companies for y^e Plantaeons y^t therby bringinge althings here to confusion himselfe might as in the darke escape those deserved censures and punishm^{ts}: w^{ch} for his evill Gouerment in the So: Ilands & many intollerable oppressions, and principally for his wthdrawinge of himselfe by his suddaine and disorderly flight from the examynacon of that important buisines of the Spanish wrack, by a Comission sent thither for that purpose hee hadd cause to feare, w^{ch} Comission beinge sent thither not onely yppon promise to the Spanish Ambassado^r and for his just sattisfaceon butt allso by especiall order of the LL^{*} : of his Ma^{ts}: most hono^{ve}: Pryvy Counsell by the Acte and practise of the said Cap^t Butler and other his frends here who gaue him warninge therof, remaines in greatest pt defeated and deluded. [287]

And tonchinge y^e last 3 Articles of $\S y^e$ said $\S Cap^t$ Butlers informacon wher vnto the said 16 psonns say they cann make no Answere the same beinge either aboue or wthout the Compass of their knowledge, the Company for the present Returne this Answere in breife.

To y° first of them beinge the 8th Article and conteyninge onely a discription of Devastation of Two Plantacons called Henrico & Charles Citty by the late Massacre by the Infidles, w^{ch} might easily indeed have been preserved if the said Massacre had been foreseen or feared; The Company can say no more butt

¹ Written over the word "censure" by Collingwood.

² Written over the word "this" by Collingwood.

³ The word "to" written over "in" by Collingwood.

y^t itt was the vnavoydable Calamytie of such a Treacherous Warr but y^e Plantačons as they hope are againe restored accordinge to express order given from hence to the Colony.

To $y^e 9^{th}$ Article conteyninge a Complainte of the new Gouerm^t now in Virginia they have noe cause to give any Creditt to the said Information; The same in appearance beinge grounded vppon the said Captaines Discontent, and for y^t hee was not accepted there to sitt in Counsell wth them where to hee could plead neither right nor deserte.

To y^{e} last Article beinge a conclusion of all his former misinformationns wth addičon alloo of some new vntruths they say that ther were never sent aboue 6000: to Virginia w^{ch} is short 4000 of his informac̃on And y^t in the first 12 year by the best Computac̃on that can now be made ther haveinge been no Accompt then kept ||either|| of their names or nombers ther were not sent aboue 2500: att the vtmoste wherof there dyed 500 att Sea.

They say allso that notwithstandinge the late Massacres and the great mortality w^{ch} hath since ensued occasioned by the effects of the said Massacre there are yett remayninge alive of ||in|| that Colony $||of^{\dagger}||$ Virginia to the nomber of about 2500 psonns wherof good proofe is to be made and y^t y^e forsaken Plantačons are againe in restoringe and the Staple Comodities setting vpp againe accordinge to the orders from hence, Butt touchinge his last clause of the Confusions and pryvate ends of some of the Company here, and the bad executions in secondinge them by their Agents there they desire that hee may be Comaunded to discouer the same in pticuler befor y^e Comissioners appoynted: And in the meane time they ptest against itt as Calumnious and slanderous and of the selfe same truth wth the rest of his Informations.

After w^{ch} m^r Berblock desired, that a short passage of S^r Tho Dales fre to S^r Tho: Smith might be read w^{ch} he had found pvsing the Bookes by order of y^e Court; Wherevpon it was read, being as followeth (viz^{tt})

Lett me tell yo^u all at home this one thinge, and I pray remember it, ^{Dated June 1613.} (if you give over this Country and loose it, yo^u with your wisedomes will leape such a gugion as our state hath not done the like, since they lost y^e Kingdome of ffraunce: be not gulled with the clamorous reports of base people: beleive Caleb and Iosuah, if the glory of god

¹ Written over the word "in."

hath noe power with them and the conversion of these poore Infidells: yet lett y^e rich Mammons desires egge them on to inhabite these Countries. I protest vnto you by y^e faith of an honest man, the more I range the Country, the more I admire it, [288] I have seene the best Countries in Europe, I protest vnto you before the Livinge God, put them altogether, this Country wilbe equivalent vnto them, if it be inhabited with good people.

W^{ch} report m^r Iohn Smith affirmed to agree wth what he had heard from his owne mouth deliuered to diuers worthy persons here in England, protesting from his heart vnfaignedly, that in his iudgm^t out of ffoure of the best Kingdomes in Europe, there could not be picked out soe much good ground as was in Virginia. W^{ch} speech in effect m^r Copland also affirmed S^r Tho: Dale to have spoken to him at Iapan in y^e West Indies.

There was also read part of a Lre of S^t Samuell Argolls vnto y^e Company in Iuly 1617. comendinge very much the healthines of Iames Towne, & that it was y^e fittest and convenientest place for vnladinge, being in y^e middest of y^e Plantacons, and there being a Bridge to Land good \mathfrak{C} at all tymes.

The Lo: Cauendish further acquaynted the Companies, that the Counsell for Virginia and Principall Assistant of y^e Sumer Ilandes had vpon Large and serious consideracion of these plasent distraccions in y^e Company drawne by a certen Declaration, conteyning in their indgm^t One mayne roote of these troubles, w^{ch} they thought fitt to present to y^e Court, w^{ch} was ordered to be read being as followeth, viz^{tt}

May 7th 1623.

A Deelaračon made by the Counsell for Virginia and Principall Assistants for y^{e} Sumer Ilandes of their Iudgments touchinge our ||one|| originall great cause of the dissentions in y^{e} Companies and present oppositions.

His Ma^{ts} Counsell for Virginia being assembled according to y^{e1} Order of the Courte of the 23th of Aprill and takinge into consideracon the present Differences and distracons in the Company and accordinge to their duty entringe

¹ The rest of this declaration is in the autograph of Thomas Collett (?).

400

into a serious consultačon howe to extinguish or Compose the same, that the worke of the Plantačon may as hertofore proceed and prosper. They have found in their vnderstandinge that one cheife roote of all these Diuisionns and of Sundry other Machinačons to the great Detriment of the Plantačons and bendinge wthall to a course for dissolučon of the Companies, have peeeded from some Instruecons ments about the Right Honor^{bT}: the Earle of Warwick who by misinformačons and false pltences as they conceive abusinge the facilitie and forwardnes of his disposicon for the atchiuinge of their owne [289] exorbitant purposes, haue enforced them after longe patience now to discouer the same, while remedie is to be had; least in time the disease growe remediles.

It is therfore first of all to be laide a true grounde that these Instrum^{ts} about his Lo^p: not content with that Lawfull and orderly benyfitt w^{ch} the Aduenturers for the saide Plantačons might in a due course and fitt time expect, butt effectinge a suddaine and extraordinarie wealth by spoylynge of the publique State of y° Colonies and oppressinge allso of the multitude of perticularr Planters in them, and beinge not able to run on in a swifte and vninterrupted current, wthout gayninge allso the Gouerment of y° Companies here att home into their owne or their assured frends hands & possession wherby to be also enabled to place Gouerno^{re} from time to time in the Colonyes abroade, men of their owne creation and assured to their denotion, have lefte noe means nor practise vnattempted duringe the space of divers years past for the bringinge to effect both of the one and the other.

ffirst therfore in the begining of y° year 1617 §a§ course was taken y^{t} Cap^t Argall now S^r Samuell Argall an assured follower and fauorite of his Lop: should be sent wth the power both of Gouerno^r and Admirall into Virginia Armed allso wth the strength and exercise of Marshall Lawe even in the time of peace, that no man ther might dare to open his mouth in any complainte against him, wherof hee sett vpp a memorable warninge by example in the case of Captaine Bruster; Whome for opposinge against his course of destroying that great Plantačon begunn by the late Lo: D^{*}: Laware and of drawinge the whole benifitt therof to his owne pryvate advantage hee procured to be condempned moste vniustly by a Marshalls Courte to deathe. and delinered him not from the same butt vppon taking an vninst oath plscribed to him to this effect.

That hee should not speak ill of Cap^t Argalls Gouerm^t: nor ever againe returne into the Teritories of Virginia and to ptect Cap^t Argall from beinge called to an after Account for his Gouerment, vnder shew of a new Plantačon to be sett vpp in Virginia by the saide Cap^t: Argall and his Partners, where f y^e saide

16456-vol 2-06-26

Earle [290] hath since appeared to be one (w^{ch} yet to this day hath hadd no begininge) ther was procured a Patent to y^{\circ} said Captaine and his Associates for the said New Plantačon Wherby hee and his Company their heirs and Assignes (saue onely in time of necessary defence by Warr) were exempted from all power authoritie & iurisdičon to be from hence derived or there established, that soe hee might raigne there as a great and absolute Maister wthout Lawe or controlement, and wthout the fear of euer beinge called to any future reekoninge.

Thus furnished wth exorbitant power and exemption how hee carryed himselfe ther in his two yeares Gouerment hath been elswhere att large Declared The sume is that besides a multitude of particularr wrongs and oppressions; whatsoeuer was remayninge att that time in the Colony belonginge to y^o publique and beinge the flruite of floureskore Thousande pounds charge hee converted itt in a manner wholly to his owne pryvate vse and possession; the verie publique Lands Cultivated, the Companies Tenants and Servants, their Corne, Rents and Tributes of Corne their Kine and other Cattle, their Stores and Provisions Wherby the Company beinge disabled in all appearance ever to sett upp the same againe or to bear the great burden of publique charge both att home and abrode (beinge thus stripped of all revenue) the said Comp^a: must have fayled and decayed, and the wholl Colony in time have fallen into the hands of the saide Captaine and his Association to be there established w^{ch} seemeth to have been his prime and originall desire. Neither could this Depradacou of that Colony content but a Ship ealled the Treasuror sett forth by the said Earle and sent to Virginia and an olde Comission of hostility from the Duke of Sauoy against the Spanyards poured by some means and putt into the hands of the saide Captaine, The said Treasuror beinge manned wth the ablest men of the Colony & new vietualled from thenee, was sett out on Rovinge on y^e Spanish Dominions in the West Indies, wher after sundry Actes of Hostilitie comitted and some purchase gotten shee Returnes to Virginia att the end of tenn monneths or theraboutes. Butt findinge Cap^t Argall the setter of [291] her out, Depted from thenee, shee wthdrew herselfe instantlie from the new Gouernors power and went to y° Somer Ilands then discharginge her booty, In w^{ch} were a certaine nomber of Negroes; All w^{ch} even those that belonged as Shares to y^o Marryners (wherof they have not long since complayned in Court) were taken and placed on the said Earles Lands, as belonginge to his Lo^p and soe continue.

This course of Cap^t Argalls sendinge home a strange murmur of Complaints against him in the Summer i6i8: S^r Thomas Smith beinge then Treasurer and Alderman Iohnson Dep^{ty} the Comp^{*}: were so eenflamed wth these outrages that

they could hardly be conteyned from runinge to his Ma^{tte}: then beinge in progress to eraue his supreame hand for redresse of soe great a mischeife Butt S^r Thomas Smith att that time whether in favour of the said Cap^t Argall his frend and kinesman or outt of his better indgm^t alledginge y^t the imploringe of his Ma^{ts}: aide might proue a Derogačon to the Companies power and liberties made stay of that course, and dyrected the Company into another & milder way W^{ch} after the misprosperinge of some some other pvision for reformačon, by the vnfortunate decease of the Lord Lawarr cheife Gouernor issued finally into a resolution of sendinge a new Gouernor, to examine those Clamo^{rs} and Complaints against Captaine Argall; Whervppon at the Michaellmas ensuinge Cap^t Yeardley afterward S^r George Yeardley was first nominated Gouerno^r and afterwards solemly chosen att the next Quarter Courte.

Before w^{ch} time in the said Summer i6i8 vppon the Clamo^{rs} aforesaid S^r Thomas Smith and Alderman Johnson wth Divers others of the Counsell addressed their Lres to v° saide Lord Lawarr lately gone for Virginia requyringe him to send home the saide Captaine Argall in quallety of a Mallefactor and to sequester all his goods there for restitucon to y^e Company; ther was afterwards an order resolved in Court that what goods of Cap^t Argalls should be returned for England should be likewise seized on for the Companies vse. W^{ch} order att the saide Earles request was so farr forth dispensed wth as that his Lordshipp notwthstandinge might take out his owne pt (intendinge so much as should belonge vnto him by his right of ptnership) vppon pmise to deliuer the rest into the Companies hands so farr forth as should be in his Lops; power to pforme itt. The pformance of w^{ch} pmises is yett still expected the said Captaine haueinge returned all his goods from Virginia vnder other mens names, and consigned them [292] into other and greater mens hands, whereby the Company remayneth still defrauded of the due restitucion w^{ch} they had so great eause to expect from Captaine Argall.

Butt to come to some other partes of Captaine Argalls Gou9ment this Course of Depradacon and Rovinge not sufficiency as likely to receave encounter and Check from hence; New Engines were vsed, some to disharten and some to disgrace y^e Company that soe as itt seemeth they might in time abandon the Plantacon and leave itt as a prey to the saide Captaine his frends and followers: flirst therfore from the Plantacon Lres were sent by Captaine Argall & directed to the Company by w^{ch} hee soe dispraysed the Country as to appear less fertile then the most barren arable Land to be found ordinarylie in this Realme. An assured way of discouragin^t to all Adventurers and Planters from further peeedinge Butt this Engine was broken by a Comission sent into Virginia from whene was returned by examinacon vppon oath that the soyle was most fertile & that slander therof moste vntrue. Then next on the other side to Correspond from hence y° Company and their Accons, and pticularly the Gouerno^{rs}, Alderman Iohnson by name were disgraced by letters sent into Virginia not vnknowne (as is stronglie to be psumed) to y° saide Earle In w^{ch} was suggested that the Marchants as they termed them who then swayed the Courts affected nothinge but their owne immoderate gaine though wth the poore Planters extreame oppression as appeared by their Magazine: By w^{ch} and other insinuacons that the said Earle would goe and Complaine to the Kinge in their behalfe; They were drawne on by Instruments vsed fittly for that purpose to exclame wth great bitternes against the Company and in a manner to cast of their Gouerment adoptinge vnto themselvs other Patrones against them accordinge to their senerall Plantacons the Principall wherof were Partners to the said Cap^t Argall amongst w^{ch} y° said Earle of Warwick was in degree farr y° cheife.

All this notwthstandinge the Company proceeded on in their course against Cap^t Argall and by advise of the Counsell and a choyse Comittee prepared divers Comissions to be sent wth S^r George Yeardley for the proceedinge against the Captaine in Virginia. Against wth the said Earle wth other of his frends and followers haveinge made great opposicon butt not plvaylinge a Course was taken in fine to dispatch a Pinnace from Plymoth to fetch away Captaine Argall wth his goods & booty before the Arryvall of S^r Georg Yeardley & his Comissions. The said S^r George Yeardley by the pswasions (as is vehemently to be plsumed of m^r Pory whom the said Earle had lately comended vnto S^r Thomas Smith then Treasuror for the Secretaries place of Virginia) spendinge much time vnnescesarily vppon our English Coaste. [293]

Butt the saide Earle still ill¹ sattisfied with the peeedings against Cap^t: Argall in the Easter Tearme ensuinge 1619 pursued wth great ernestnes the displaceinge of S^r Tho: Smith and Alderman Johnson from the Gouerment of y^o Company w^{ch} succeeded accordinglie.

But to stop the course of the saide Comissions in Virginia for examinacion of the Accons and Gouerment of Cap' Argall whose psonn was now escaped from thence new wayes had been & were still devised: ffirst mr Pory sworne Secretarie of Estate there and who wrote the examinacions taken by vertue of the said Comissions, sent Coppies of those examinacions vnderhand to the said Earle. W^{ch} beinge Discouered & hee stopped in y' Course; a new way was taken sole to daunte S^r George Yeardley as might cleane discourrage him from pceedinge in the said Comissionns. ffor the said Earle haveinge published great displeasure against y° said S^r Georg Yeardley for interceptinge the Pacquett wherin y° Coppies of the aforesaid Examinacions were sent vnto him and threatninge a Sharpe revenge itt was soone after rumored by some of the

¹ Written over the word "is" by Collingwood.

Earles zollowers and spred ou Virginia and even to Opochaneano himselfe that the Earle would eom shortly ouer in psonn to be their Gouerno^r, And that Cap^t Argall would bee his Pylott, and then hee would call S^r George Yeardley into like question & examination for his owne Gouerment: W^{ch} Rumor confirmed allso by letters from hence is thought to have been a principall cause of that extreame descouragm^t and Deieecon of S^r George Yeardley, w^{ch} endinge in a long sickness caused a generall neglect in followinge the publique businies, w^{ch} otherwise might have pceeded to the effect here intended.

Now att the Arrivall here of Captaine Argall in y^e form⁹ parte of the yeare 1619; when S^r Edwin Sandys was Treasuror The Counsell after some time peeeded to y^e examinačon of the said Captaine havinge wthdrawne himselfe from due tryall in the parts wher y^e flacts were Comitted and where the true proofs on both sides were to be readilie had.

Here howe hee was patronized by y^e saide Earle and by S^r Nathaniell Rich to y^e hindrance of y^e Course of Iustice and of due restitučon; how the Treasuror was wronged in pforminge his office and oath and sought to be [294] deterred even by threats of bloud from acquaintinge y^e LL^s of his Mat^s: most hono^{tre} Pryvy Counsell wth the Colonyes complainte of that Rovinge Ship the Treasuror, shalbe here passed oner and referred to any other place. But by these meanes the matter was drawne to soe extreame length and the Counsell and Company soe extreamly weryed that in fine Cap^t Argall goinge the Voyadge to Argier all further psecučon hath been since susspended and the Comp^s: defrauded of y^e great restitučon w^{ch} after soe great wronge they had great reason to expect.

ffrom w^{ch} time the saide Earle and S^r Nathaniell Rich wth others his Lo^{ps} : followers have generally absented them selves from the Courts of the Company and other meetings in Counsell, And the said Earle and S^r Nathaniell Rich together wth S^r Thomas Smith have allooe sould awaie their Adventures in the pticuler Plantačon wherof they were. In the meane time the Company hath continued in a Constant Tenor of great peace and tranquillytic pursning y^e buisines of the Plantačon wth great zeale and industry and that wthout interrupčon by any shaddowe of ffacčon till this last great rent wherof shalbe spoken in a more proper place.

ffor now to take a veiwe allso of the like peeedings for the Summer Hands The Company therof beinge vnwillinge from the beginninge that the saide Earle or any other great psonn should grow too greate in the saide Hands; — (haveinge great cause to feare the same) had obteyned y^t in his Ma^{ts} free Patents, itt should be lymited that no one Adventurer might be owner $||of^{+}||$ above fifteen

'The word "of" written over "in" by Collingwood, the reviewer.

shares in the said Ilands amountinge vnto about the Twentieth pt of the Land there. And that no matter of importance touchinge the state of the said llands should be ordered butt in one of their great Quarter Courts to be held in the flower Tearmes when in likely hood the most principall and greatest number of the Adventurers would be present: These elauses of restrainte beinge no way pleasinge as itt seemeth to his Lo^p: as beinge opposite to the mayne ends piected by his followers a course was taken in the time of S^r Thomas Smiths Gouerment to finde fault wth the Lines Patents vppon please of other defect \mathfrak{C} and an order of Courte gotten for drawinge of a new Patent to be peured from his Ma^{ty}: yppon surrender of the former, and the eare of drawinge itt was comended to one mr Phesant a Councellor att Law belonginge to his Lop: and yppõ whome hee had bestowed either really or titularly one [295] of his Shares in the Somer Ilands. This new Patent beinge drawne and a time appoynted for readinge itt to the Company, vppon notice of some suspicon that ther was no good meaninge in itt ther happened to be some present who seemed were not looked for as haveinge of a longe time forborne those Courts. The conelusion was that in this new intended Patent, the Institucon of Qu: Courtes and lymytacon of number of shares were cleane omitted w^{ch} beinge discouered the new draught was rejected and the Company well armed against the like attempt in future times.

There remayned as itt seemeth for supply to their desires that his Lo^p should yett be soe strengthned in y^e Courtes att home and soe powerfull by his Agents in those Ilands abrode that all things might be disposed of by their absolute pleasure. flor the Courts att home besides other his ffollowers w^{ch} did the like; His Lo^p : was allose induced to putt of divers of his ffifteene Shares to Sundry new personns amongst w^{ch} were Cap^t Argall and a Brother of Cap^t: Butlers. By w^{ch} means in that small Courte they have ingreatned their power.

And as for the Colony itt selfe hee peured his ffollower and ffauourite Cap^t Butler to be chosen Gouernor duringe these last three years who strengthning himselfe by the Associacon of a Turbulent and ill affected psonn, one m^r Lewis Hughes a Mynister (who had preached in the Sumer Hands that the Gouerment of y° Church of England by Bishops was Antichristian and that the Booke of Common praye^{rs} was butt an Old wives tale, fitt to be read by y° fireside as was instified to his face): What course they tooke to alienate the Inhabitants hearts from the Compⁿ: & from the Gouern^t therof established here by his Ma^{ty}: & what oppressions were exercised over pticularr psons appeareth as in pt by other good proofes, soe partly by y° multitude of perticular complaintes against $\|\text{the s}^d\|$ Cap^t Butler wherof ther shalbe consideracon taken had elsewhere in his due place one onely example shalbe here pduced.

In the latter time that Cap^t Kendall was Deputy Gouerno^r there arryved att the Summer Ilands (vizt, in y° year 1619) A man of warr wth a Comission from y^e Prince of Orange by vertue wherof hee had taken certaine Negros in the West Indies: And beinge in great extremity for want of water and Victual and forbid by Cap^t Kendall to com into any of the said Harbors, hee gave him notice [296] that hee had flourteen Negroes abourd w^{ch} if hee should be forced to cast ouer bord for want of Victuall and wather desired to bestow them yppon Cap^t Kendall for any small consideration w^{cb} hee should be pleased to give him: w^{cb} was pformed accordinglie: Captaine Kendall who had spent a long time in the Summer Hands beinge one of y° first Inhabitants and who for his valour and other good carriadge had been in time of Vacancy twice ehosen Gouerno^r, Now vppon y^e Arrivall of Cap^t Butler was foreibly by him depryved of all his said Negros vppon plence that they belonged vnto the Earle of Warwicks Shipp called the Treasuror wth w^{ch} the said Holland man of Warre had consorted, This outrage of ||by|| Captaine Butler Vppon y^e Goods of his pldiseessor so contrary to all Lawe and forme of Iustice and without any order for ought euer appeared, enforced Cap^t Kendall to returne into England and to exhibite his Complainte to the Company against Captaine Butler, wher itt pleased the said Earle to make claime in open Courte, that the said Negroes were his, as belonginge vnto his Ship the Treasuror aforesaid, And to crosse Capt: Kendall in his just Demaund certaine Articles of Complainte were exhibited against him wthout author to advow them, and wthont wittness to proue them w^{ch} beinge referred vnto examination in the Suffer Ilands where hee that did him wronge was alloo to bee his Judge was the cause that for a longe while hee gott noe restitution About Mid sommer 1622 the Court taking consideration of the wrong done to Captaine Kendall; and the Earle of Warwick referringe his Claime to the Iudgment of the Courte, itt was ordered that Nyne of the same Negroes should be deliuered to Cap^t Kendall, and the rest to be consigned to y^e Companies vse w^{ch} the new Gouernor Capt Bernard lately deceased was required by his Instructions to [see] putt in execucon. After whose decease by a Life ther pduced as from the said Earle importinge that the said Negroes should not be delivered vnto the said Kendall and vppon advantage taken of mistakinge the Hollanders name, the said restitution is still deferred and the poore gentleman still languisheth vnder the effects of most vniust oppression; Soe weake are the Companies orders in that Plantacon if they come once to be countermaunded by any mandate from his Lo^p:

Butt to return to the conclusion of Cap^t Butlers Gouerment who pecivinge by the multitude of Complaintes against him that hee had incurred some Displeasure wth the Company and as itt seemed vppon just feare that a Comission would be awarded to the new Gouernor and others for the examyninge of his peeedings about the last $\|$ late $\|$ Spanish Wrack there so much complayned of and for other misdemeano^{rs} wherwth hee stood heavilie charged [297] whether in revenge therof or in pursuite of the aforesaid ends he entred into combinačon wth the said m^r Lewis Hughes and some other fitt Instruments for such a purpose to make a collection of certaine Greivances to be exhibited to the Inhabitants against the Company and withall for a peticon to the LL^o of y^e Company first and afterward to the Kinge for alteringe the Gouerment of the Company here as beinge Antimonarchicall, and for y^e reducinge itt into the hands of a few principall personns.

This done and beinge laden itt seems wth wealth and mallice contrary to a solemne order by himselfe enacted, and to y^e desire of the Inhabitants by the help of a small Ship provided to fetch him away from the Summer Hands (as the same had been done vppon the like occasion for Cap^t Argall from Virginia) hee was conveyed thence a little before the new Gouerno^{re} Arrivall and soe delinered from the tryall intended by the said Comission, Leavinge those Hands wth the Inhabitants in a most myserable plight.

Butt Cap^t Butler (as itt seemeth) not satiated wth his wrong to that Plantačon and to the Company heer for y^e same goeth from thence to Virginia to be revenged allsoe on y^e other Company for that other Plantačon consistinge in great part of the selfe same psonns.

To Virginia hee came in an ill season of the year towardes the extremity of Winter, and in a worse time otherwise after the late Massacre where beinge refused to sitt in Counsell wth them, wherto hee could shewe no right though otherwise entertayned wth very great courtesie, hee fedd his eyes wth the miserable spectacle of a Country ouerrun $\S w^{th} \S^1$ a late Treacherous warr, w^{eh} in a harte of any sence of mortall Calamytie would have wrought though not a Christian yett an humaine Compassion.

Butt hee soone after returninge into England, and findinge the Companies full of trouble by some flactious Spirites and that enquyrie was allredie made, and some reasonable Discouery of his vnthankfull practise and conspiracie in the said Summer Ilands to deprive them of that Gouerment, by whome and by w^{ch} himselfe was made Gouernor means was found by some of the aforesaid Instruments that hee should be brought vnto y^c Kinge and comaunded as is said to make vnto his Ma^{ty}: a true Relation of the State of Virginia, w^{ch} Relation termed by himselfe an Vninaskinge of Virginia and consistinge of an extreame disgraceinge of that Country & Plantačon together wth a moste bitter aspersion vppon [298] the Gouerment therof both there and here, how farr itt is in all

¹Written over "&" by the copyist.

materiall poyntes from truth, hath soe fully appeared by vndenyable proofe as that impudencie itt selfe cannot open mouth to excuse itt.

In fine these disguised Accons beinge vnmasked they now playnly professe, S^r Nathaniell Rich in the Courte his Brotherinlawe S^r Thomas Wroth att the Counsell Board Alderman Iohnson in his Petition to his Ma^{tle}, Cap^t Butler in his Dismaskinge and others by other means some of them in one parte and some of them in another y^t they desire an alteracon of the Gouerment in both Companies; wherby as may be very stronglie presumed (comparinge their former peeedings wth the present) to drawe the Plantacons into their former Estate of beinge Subjects vnto their Ambition and inexpleable avarice.

In the meane time their practises and labours are infinite in disgraceinge wth all kindes of Calumnies & slanders the present Gouerment of the Companies wth their Accons and psonns The said Earle allso apparantly (to drawe (itt seemeth) vnto himselfe some showe of a partie) countenancinge and graceinge all kindes of opposites to the Companies vppon what cause ever soe ever, and though hertofore sundry of them noe less opposite allsoe to his Lo^p: And vnder pltence of iustifyinge those their manyfold vntruthes they have sued for a Comission to examine those Imputacons wherwth they have been pleased to charge the Gouerment in these fower last years. W^{ch} Comission by his Ma^{ts} grace and the Lords noble Iustice ordayned to extend allso to y^e Twelne years of the former Gouerm^t, and the Companies ernestly pressinge them to take out their Comission they have still delayed and doe delay the same knowinge (as itt seemeth) in their owne guilty consiencies that they are neither in any degree able to charge the latter nor yett to excuse y^e former Gouerment.

This Remonstrance of the strange and longe continued peeedings of the Instruments afore saide, y^e said Counsell and principall Assistants hauethought fitt to gather into one bodie, and sole to offer itt to y^e veiwe and Iudgment of the generall Court c beinge a matter of the highest importance y^t ever came into their consideracions, as concerninge not a fewe Branches, butt the very Bodies, lyfe and subsistence of both the Plantacons and Companie. [299]

Herevpon it was aduised, that seeings it may be instly feared, the Opposers have some other ends in their private courses then are yet discovered, and doe therefore seeme to retard the Comission to y^e wrong of the Company, That therefore the Companies be suitors to his Ma^{the} for y^e expediting thereof W^{ch} course being well approved, and S^r Edwin Sandis S^r Robert Killegrue & S^r Io Dãuers being entreated to drawe y^e peticon according to y^e head e propounded and agreed on, they forthweth drew it and brought it vnto y^e Court being this w^{ch} followeth viz^{tt}

May 7, 1623.

To the Kinges most Excellent Matte

The most humble peticon of ye Companies for Virginia & ye Sumer Hande.

Yo^r Supp^{tts} in all duety present their humble petition at y^e foote of ¹ yo^r sacred Maiesty y^t wheras Alderman Iohnson assisted wth sundry others delu⁹ed vnto yo^r Ma^{ty}: a petičon of Complainte against the present Gouerment of y^e said Companies And allsoe one Cap^t Butler late Gouernor of the Somer Ilands and newly com from Virginia exhibited to yo^r Ma^{ty}: a writinge intituled the Dismaskinge of Virginia: And the said Alderman Iohnson wth his Associates desyred in their said petičon to have a Comission from yo^r Ma^{ty}: for examynačon of the misgouernm^t by y^e said Companies and pticularly in matter of Account¢ for these last 4 years w^{ch} by yo^r Ma^{ts}: Iustice and grace and by order from the LL^s was extended to the 12 years allso of the fformer Gouerment.

Now forasmuch as the said Alderman Cap^t Butler and their Associates not withstandinge our requests vnto them and their pmise thervppon doe still delay and forbear to sue out their said Comission to the extream wrong of their §yo^r§ Supplyants whose Accons & psonns they have most vniustly and vntruly endeauored to blemish in y^e eyes of yo^r sacred Ma^{ty}: w^{ch} blemishes cannot otherwise be wyped away butt by a due tryall vppon the said Comission.

Yo^r Supp^{its}: most humbly beseech yo^r excellent Ma^{ty} to be pleased to give forth yo^r Royall Commaund y^t the said Comission may proceed wthall convenyent expedition y^t therby yo^r Ma^{ty} may be informed of the truth of matters now questioned y^e innocent may bee cleered, & y^e culpable receaue deserved punishment.

Meane time they allso humbly beseech yo^r Ma^{ty}: y^t the great and vnited bodies of the said Companies may still stand right in yo^r Princely iudgment and not be weighed as in equall ballance wth these few oppugners w^{ch} never appeared to exceed 26 in nomber who have been the vsuall disturbers of the Companies and have contributed little helpe either by purse or Counsell to y^t great Plantačon and who to the extreame iniury both of y^e Companies and Colonies have plsumed to wronge the Sacred ears of yo^r Ma^{ty}: wth many most grosse vntruthes as they doubt not will in due time most manyfestly appeare

Lastly they alloo humbly entreat yo^r Ma^{ty} y^t the Companies Bookes beinge the Recordes of their Courts and wthout w^{ch} they are not able to Gouerne their buisines haveinge been sequestred from them now 14 daies may att length be restored vnto them.

¹The rest of this petition is in the autograph of Thomas Collett (?).

410

And v^t vo^r Ma^{ty} takinge into consideracon of vo^r princely wisedome Iustice, and Grace yt these Companies consistinge of neer 50 Noblemen Peers of ye Realmes of some hundred of Knights and of many hundreds of gentlemen, good Marchants and Cittizens who have alredy expended yppon those Plantacons aboue two hundred Thousand pounds of their owne pper substance, and transported thither divers thousands of yor Mats: Subjects wth all their means & estates & who are seated there in quyett as in their owne pper inheritance by vertue and vnder v^e securvty of vo^r Ma^{tys} fres Patents of originall graunt to ve Companies, y' vor Ma^{ty} will still be gratiously pleased to plserve to v^{*} said Companies their Rights, Liberties and pryveledges granted to them by yo^r Ma^{ty} vnder yo^r great seale of England in affiance wherof they undertooke this great and chargable worke, w^{ch} otherwise would turne to y^e vtte^r discourragm^t of both Adventurers & Planters & consequently to y^e dissolucon & distruccon of ye Plantacons And yor Mats humble Supplis: ye Companies aforesaid shall peeed wth their best endeavo^{rs} for y^e Advancem^t of y^e said Plantacons to y° great honor & glory of Almighty God pfitt of yor royall Ma^{ty} & to y° glory of Almighty God whom they pray for yo^r most long continuance in all princely felicity. [300]

W^{ch} peticon being twice deliberately read and some alteracons made therein, It was by a generall ereccon of hand approved and ordered to be deliuered to his Ma^{tie}. The Court earnestly desiring it would please S^r Edward Sackuille in the name of bothe the Companies to present the same to his Ma^{tie} wth all expedicon. And further it was desired, he would please to justify Sr Edwin Sandis to his Matie touching his Account, being audited and approved of: his Ma^{tie} having beene informed, that he had receaued Nyne and twenty Thowsand pounde of the Companies cash, for w^{ch} he had guien noe Account at all.

The Lo: Cauendish acquaynted ye Court, that the Comittee appointed to consider of some course that might be beneficiall for the Comp^a. in the farming of y^e Spanish Tobacco not only mett, but had endeauoured by a treaty wth y^e Lo: Treasuror to have abated y^e Six thousand pounde to ffine thousand pounde; but his Lop. told them, he might The Lord Tresur not abate any part of ye Kings profitt. But his Lop promised, he promiseth onel would take such order, as noe more then that quantity should be shall bee brough brought in. Wherefore the Lo: Cauendish moued, that since those in of Spanish To who were most likely to be Aduenture^{rs} in the busines were now

backo¹

¹This marginal entry is in Nicholas Ferrar's autograph.

412 RECORDS OF THE VIRGINIA COMPANY

absent, that therefore a Court might be called on purpose for this busines only, whereby they might come to some resolucon what answere to giue to y^e Lo: Treasurors offer, who required it wthout delay, & y^t y^e Earle of Warwick, S^r Nath: Rich. S^r Iohn Wolstenhohme, & those other Gentlemen that are the Officers of his Ma^{ts} Customes be entreated to be present to giue their best helpe and furtherance to y^e vndertaking thereof.

Wherevpon it was ordered that a Court should be called on ffriday next in y^e afternoone to treate and debate vpon this busines only and noe other, and the Officer was required to give perticuler notice of this busines.

M^r Deputy propounded y^e passing of One share from S^r Iohn Culpeper to m^r ffreake of y^e Middle Temple Gentleman.

Vpon močon order was giuen for drawing vp these Pattents following; Patent for m' Thomas Moore & his Associate.

Patent for m^r Edward Hurd & his Associate,

Patent for m^r Richard Norwood & his Associat⁽, each of them vndertaking to transport 100 persons.

Mr George Scotts Three shares to m^r Thomas Culpepper of the Middle Temple being propounded at y^e Last Court, were now passed & m^r Culpepper admitted. [301]

A Court held for the Sumer Ilandes on Wedensday in the Afternoone the 7^{th} of May 1623.

PRESENT.

The Virginia Court held this Afternoone being ended, & the Lo: Cauendish taking the Chaire, propounded (as was agreed on in the Virginia Court) that a Comittee of y^o Company in generall might be appointed (saue those of the opposite side) for preparing their defences against the sitting of y^e Comission^{rs}. W^{ch} course being well liked of, was by a generall ereccon of hand cordered accordingly. And further ordered, that this Company should ioyne wth y^e Virginia Company in y^e Peticon that they had ordered to be presented to his Ma^{tie} by S^r Edward Sackuill.

And it was Likewise agreed and ordered by a Generall ereccon of hand \mathfrak{c} , that S^r Iohn Dauers should be entreated to be Preceder in the Chaire for this Comittee.

M^r Deputy propounded y^e passing of Two shares in the Sumer Ilandes from m^r Edward Ditchfield to Alderman Hamersly.

Vpon m^r Treasurors močon, that order might be taken for sale of that parcell of Tobacco, which belongs to the Generall Company; The Court haue appointed himselfe, m^r Robert^e, m^r Meuerell, m^r Webb and m^r Cuff to make the best sale thereof they cann for y^e Companies profiitt. [302]

> A PREPARATIUE COURT HELD FOR VIRGINIA ON MONDAY IN Y^E AFTERNOONE THE 12TH OF MAY 1623.

Present

Right hono ^{ble} Lo: Cauendish.	S ^r Edw: Sandis.
Lo: Pagett.	S' Iohn Dāners.
Lo: D'Lawarr.	S ^r Walter Earle.
S ^r Ed : Saekuill.	S ^r Ro: Killegrue.

m ^r Gibbs.	m ^r Bootbby.	m ^r Masterson.
m ^r Nicho: fferrar Dpt.	m ^r Copland.	m ^r Rider.
m ^r Aldran Iohnson.	m ^r Balmford.	m ^r Sheppard.

414

m ^r Zouch.	m ^r Moore.	m ^r Ley.
m ^r Bing.	$m^{r}Seldon \mathbf{M}^{*} \mathbf{Woodall.} $	m ^r Ewens.
Cap: Haruy.	m ^r Barker.	m ^r Collett Couell.
m ^r Iohn fferrar.	m ^r Biekly.	m ^r Newland.
m ^r Palavicine.	m ^r Viner.	m ^r Roberte.
m ^r Bromfield.	m ^r Sherroe.	Cap: Bargraue.
m ^r Risely m ^r Rawleigh.	m ^r Widdowes.	m ^r Barkly.
Doctor Anthony.	m ^r Woodall.	m ^r ffancott.
m ^r Tomlins.	m ^r Swinhoe.	Cap: Io: Smith.
m^r Scott.	m ^r Newport.	m ^r Webb.
m ^r Withers.	m ^r Etheridge.	m ^r Cuff.
m' Barbor.	m ^r Palmer.	m' Edwarde.
m ^r Downes.	m ^r Hobbs.	m ^r ffelgate.
m ^r Caswell.	m ^r Moorewood.	with divers others.
m ^r Bland.		
m ^r Wheatley.		
m ^r Moorer.		
m ^r Leauer.		

The Court held the Seanenth of this Moneth was now read whereat m^{r} Aldran Iohnson tooke excepcion, saying, that the word \mathfrak{C} sett downe as spoken by y^e Lo: Cauendish in his Lo^{ps} report touching his peticon, namely that he deliuered to his Ma^{tie} (a verie bitter and greivons Petition) were not spoken but putt in by y^eSecretary. But the Lo: Cauendish himselfe said, he very well remembred he vsed those word \mathfrak{C} , and diners also of y^e Court remembred his Lo^p spake them. Wherevpon the Court being putt to y^e question, It was by a generall ereccon of hand \mathfrak{C} (saue ffine only) approued to be rightly sett downe.

The Lo: Cauendish acquaynted the Company, that whereas y° Court held y° Nyneteenth of ffebruary Last, did recomend to a select Comittee the drawing vp into the ||a|| forme of lawes certaine orders then made touchings Mens admission to have Voie \mathfrak{c} in the Court \mathfrak{c} , as also concerning the nominacon of Comittees for perticuler businesses; the Comittees having mett, had drawne vp y^e said Lawes & presented them to the Counsell; who approuing of them, desired they might be brought to this Court according to the Lawe; Wherevpon was read this Lawe following,

An order touching y^e admitting of men to have Voice in Court.

To avoid the bringing in hereafter of disorderly and vnworthy [303] persons to have Voice in Court, It is ordered, that noe man shalbe admitted into the Courts, but in this manner, first his name shalbe openly proposed in some Court, that y^e Company may take notice or consider of him or make such enquiry as they shall thinke fitt; Then afterward in y^e next or any other Court (if be noe iust excepcion be taken to him, other orders of y^e Company being also observed, he may be admitted; If excepcion be taken, the same shalbe tryed by the same or some other Court; If y^e party appeale it shalbe tryed in a Quarter Court.

W^{ch} order after Long and mature debate, being putt to y^e question was by a generall ereceon of hand((onely ffine hand(excepted) approved of and ordered to be recommended to the Quarter Court for a full confirmacon to stand as a Lawe and order of the Company.

And whereas it was moued herevpon, that the like caution might be taken of those, that were admitted to be of y^e Counsell; It was held to be a most necessary Proposition, and fitt to be hereafter taken into consideracon, though now it could not be passed by reason of y^e necre approach of y^e Quarter Court.

Next were read the orders touching the naming of Extraordinary Comittees, viz^{tt}.

Orders touching the naming of extraord: Comittees.

To avoid all confusion in naming of Comittees extraordinary, It is ordered that noe one man may name aboue one Comittee, except the Treasuror who may name two and y^e Deputy in his absence; yet noe man shalbe permitted to name any Comittee, if y^e matter comitted concerne himselfe. If exception be taken to any person soe named, it shalbe decided by question in y^e Court.

But if y^e matter comitted be of great importance, the Court shall proceed in this manner; The nomber of Comittees shalbe first agreed on by y^e one Court, the one halfe shalbe first named by the Treasuror, Deputy and Counsell, and the other halfe by the Gennerality, obseruing y^e order last before.

W^{ch} orders being read and debated, & the first order altered in some word ℓ as may appeare & soe being putt to y^e question, was by a generall ereccon of hand ℓ (noe one dissenting) approved and referred (as y^e former) to the Quarter Court to be confirmed to stand as a Lawe & order of y^e Company.

S^r Iohn Dauers presented vnto this Court the Account of the Earle of Southampton for y^e yeare Last past; signifying that the Auditors had exactly examined the same, & testifyed their approbacon thereof vnder their hand ℓ ; finding it to be soe duly & orderly kept, as could possibly be desired. [304]

M^r Deputy likewise presented his Account of mony Laid out, by him for y^e Generall Company, audited and approved of both by the Audito^{rs} and Comittees; whose report therevpon he read being as followeth, viz^{tt 1}

Wee whose names hereafter followe have audited the Accompts in this Booke plsented vnto vs by m^r Nicholas fferrar Deputy, of his Disbursments for the generall Company and wee finde the estate thereof to stand thus—(vizt)

Imprimis hee hath receaued	169^{ii} : 12: 01
And hee hath Disbursed	175: 06:09

So y^t there is due to him vppon his Accompt w^{ch} hee hath Disbursed more then hee hath received the some of fiue pounds fourteen shillings eight pence, And hee hath allso shewed vs the seuerall warrants and receipts vnder the said warrants of the pties to whome the monneys were made paide soe wee have

¹ The report of the auditors is in the autograph of Thomas Collett (?).

Iohn Bland.	Edw: Sandys.
Rich: Wiseman.	Ed: Bennet.
Geo: Smith.	Tho: Whitly.
	Rich: Bothby.

 M^r Deputy signifyed, that whereas the Last years m^r Iohn fferrar gaue vp his place of Deputishipp, he stood engaged for y^e Company for neere y^e some of 1400ⁱⁱ as appeared by the Auditors & Bookekeepers testimony and Certificate, for w^{ch} the Company were pleased to giue him their Comon seale to pay ||him|| and secure him; That since that time the most of those debts were discharged and there remayned due to m^r Iohn fferrar only 320ⁱⁱ for monyes taken vp by him at interest, w^{ch} the Auditors testifyed vnder their hand (in manner following viz^{tt}.

Wee the Audito¹⁹ and Comittees of y^e Company for Virginia having this present Twelueth of May 1623. audited y^e accompts of the Right hono^{ble} Henry Earle of Southton for y^e yeare Last past begining at the Two and Twentith of May 1622, vntill this present Twelueth of May 1623, doe find that there hath beene receaued by the said Right hono^{ble} the some of 320^{H} of monyes taken vp at interest accordingly as in the said Account is expressed; for w^{ch} monies m^r Iohn fferrar hath given his Bond \mathfrak{C} vnto y^e Lady Rumny for 200^{H} and to m^r Melling for 120^{H} So that y^e Virginia Company doe owe m^r Iohn fferrar the some of Three hundred & twenty pound \mathfrak{C} . In witnes whereof wee have herevnder sett our hand \mathfrak{C} , Dated the Twelueth of May 1623.

> Edw: Sandis. Io: Dauers. Io: Bland. Ed: Bennett. Rich: Wiseman.

ffor the repayment whereof as also of those other debt \mathfrak{C} , that were yet owing vpon y^e vndertaking of these last ffoure yeares, m^r Deputy said, that he did expect and assure himselfe, that by the good \mathfrak{C} that should

16456-vol 2-06-27

be returned this years from Virginia, and [305] some other debte due vnto y^e Company, all might be discharged wth some surplus; So that he well hoped the Company should not be left more in debt, then they should be able speedily to pay.

As for the security and indempnity of m^r Iohn fferrar for the mony for w^{ch} he stood bound, the Auditors presented the draft of a security. W^{ch} being read was well approued, and ordered to be engrossed & passed in y^e Quarter Court, being as followeth $(viz^{ti})^1$

Whereas itt appeareth by the testimony of the Auditors and Comittee of y° Company for Virginia vnder their hand writinge bearinge date the twelfth of May 1623 that Iohn fferrar hath payd into the hand of y° Right Hono^{ble}: Henry Earle of Southampton Treasuror of y° Company y° some of Three hundred and Twenty pounds taken vpp by him y^o said Iohn fferrar of the Lady Rumny and m^r Thomas Mellinge in May last past in the year 1622 wherof Two hundred pounds was by order and entreaty of y° Quarter Court for to make provisions for the buildinge of the forte intended by Captaine Each and the other was for discharge and payment of divers due and lawfull Debts from y° Company approved by the Audito^{rs} and Comittees the interest of w^{ch} monneys haveinge been payd vntill this present twelth of May 1623 out of the Companies Cash y^e principall yett remaynes vnsattisfied and m^r Iohn fferrar still engaged vnto v^e said [senerall] pties aforenamed for the said sume of 320ⁿ: Now for y° Securitie and indempnyty of y° said Iohn fferrar and for the payment and sattisfaccon of y° said sume of 320ⁿ together wth all y° interest and damages that shall arise therby; Itt is ordered and agreed that all such goods & Comodities as shalbe returned from Virginia belonginge to ye generall body of the Company shalps from time to time consigned and delivered into the hands of the said Iohn fferrar to be by him sold and disposed of vntill the said some of 320^{μ} shall fully payd and discharged together wth all the Interest and damages y^t shall arise therby, And for the farther securitie of y^e said Iohn fferrar, It is *likewise* farther ordered and agreed y^t it shall have a lawfull for the said Iohn fferrar to receaue and take to his owne vse all such monneys and Debts as are and shalbe due vnto ye Compa: from any whomsoeuer & hee ye said Io: fferrar can peure vntill such time as hee be fully sattisfied and discharged of y^e said ||some of || 320": together wth all the Interest and damages y^t shall arise therby: And it is ordered & agreed y^t y^e Acquittances and Releases of v^e said Io; fferrar shalbe a sufficient discharge vnto all such as shall pay him any monnys vntill the aforesaid Debt be fully paid & discharged: And in con-

¹This security is in the autograph of Thomas Collett. (?)

MAY 12, 1623

firmačon of y^e pmises y^e Comp^a: for Virginia beinge assembled in a great and generall Qu: Court held for Virginia y^e fourteenth day of May 1623 have hervnto caused their legall Seall to be affixed.

||Sealed in the plsene of me

Ed. Collingwood Secre

S^r Edwin Sandis signifyed, that at the end of his yeare ||of|| being Treasuror, he presented his Account for that yeare, audited and approved of. And whereas he continued afterward still their Treasuror, till the end of Midsomer terme following, he had likewise perfected the remayne of his Account for that tyme, and being allowed by the Audito¹⁸; he presented the same heretofore vnto y^e Court, w^{ch} hath since Layen open at every Court and noe excepcion taken thereat; He therefore moved that according to y^e orders of y^e Company, he might have his Quietus est this next Quarter Court. Which the Court generally held fitt should be graunted, and ordered the same to be given him accordingly.

It was Likewise thought fitt & ordered, that for y^e Two yeares formerly past, the Earle of Southampton should have his Quietus est; [306] but for this Last yeare, it should be respited till the next terme, because the Account was to lye open at each Court, betweene this and then, by the orders of the Company, for any man to pervse and take excepcon if any error could be found.

Vpon močon it was Likewise thought fitt & ordered, that m^r Iohn fferrar according to order should have his Quietus est this next Quarter Court, his Account being long since audited & approved of, & often brought vnto y^e Court to be pervsed.

S' Iohn Däuers moued, that whereas one m' Okely Secré to y^e Lo: Keeper hath taken much paynes in dispatching diuers Lres, that his Lord was pleased to write at the Companies request vnto certen persons indebted to y^e Company, being ready still to doe the Company that seruice; that therefore some gratificacion might be given him for his paynes. Which mocon the Court thought very fitting & promised consideracion should be had thereof, assoone as mony came into y^e Companies Cashe. The Lord Cauendish moued, that whereas m^r Newton hath taken much paynes in warning the Court euer since m^r Carter Left the place, he might therefore be proposed at this next Quarter Court for y^e Beadles place for this yeare ensuing; w^{ch} the Court generally agreed vnto.

M^r Deputy acquaynted the Court, that Wedensday next was the vsuall day of eleccon, and in reguard the Earle of Southtons three yeares were expired, they should doe well to take to their consideracon the choice of some Noble & worthy person to succeed him; wherevoon diuers named the Lo: Cauendish, and diuers others named y^e Lo: Pagett.

The Court taking into their consideracion the offer of y^e Lord Treasuror touching the ffarming of the Spanish Tobacco (about w^{ch} they were now to come to some speedy resolucion) & finding the same could not otherwise be vndertaken, but by private Adventurers (the Company having noe Stock) After a serious debate and consultacion herevpon, it was at length ¹ agreed & ordered, that to give a begining to this busines, a Preamble should be forthwith drawne by a Comittee appointed by this Court, whereby to invite men to an vnderwriting toward a loint stock, vpon such condicons as y^e said Comittee should thinke fitt. And touching the yearely rent of 6000th demaunded for this farme of Spanish Tobacco, it was thought fitt to respite the concluding hereof, vntill they had tryed to what some they could bring the Roll Vnto, and then the Vndertakers to treat wth y^e Lo: Treasuror [307] about it, & drive their owne bargaine as good cheape as they cann; ffor drawing vp the aforesayd Preamble, the Court appointed

m ^r Gibbs	m ^r Wolstenholme
m^r Bennett	m ^r Bland
m ^r Withers	$\mathbf{m}^{\mathbf{r}}$ Scott
m ^r Barbor	m ^r Ditchfield
m ^r Caning	m ^r Palmer
m ^r Moorer	

to meete too morrow morning about it.

¹ Written over "lenght."

The Lo: Cauendish acquaynted the Company, that whereas at their being before y^{e} fts on ffriday last, they were appointed to attend their Lo^{ps} vpon y^{e} next ffriday; he had this day receaued another warning, that they are to attend them too morrowe in y^{e} Afternoone: Wherefore he wished the Company to take notice hereof, and not to faile to be there about Two of y^{e} Clock & to meete together in y^{e} Stone Gallery.

 M^r Iohn Newport moued, that whereas his father Cap^t Christopher Newport had vnder the seale of y^e Counsell floure hundred pounds allowed him for his Aduenture in Shares of Land to y^e nomber of Thirty two shares, that the said shares might be confirmed vnto him, being his only sonne and heire, as also such Personall shares as are due vnto him for y^e transport of men heretofore, or that hereafter he shall transport at his owne charge. W^{ch} request the Court hath graunted vnto him: and to this purpose there being a draft of a Pattent presented & read; the same was approved and ordered to be engrossed against the Quarter Court.

S^r Iohn Dauers propounded the admission of y^e Lo: Bruice into the Company and Counsell, who had of late shewed a great good affeccion to y^e busines of y^e Plantacon & Company. W^{ch} y^e Court very willingly consented vnto, & ordered to be recommended to y^e Quarter Court.

It was Likewise moued that m^r Tomlins & m^r White, being Gentlemen that had with Long & continuall dilligence attended the Court might then also be proposed to be admitted of y^e Counsell.

M^r Deputy propounded y^e passing of Ten shares to one m^r Iohn Burgh from Peter Humble the sonne & heire of Riehard Humble deceased, who had Eight shares by his owne Aduenture & two others as Executor to his Sister the wife of Raple Harrison deceased, whose Executrix shee was, they bothe dying issueles, & y^e said Riehard Humble being ye imediate heire.

M^r Deputy likewise propounded y^e passing of One share from m^r Bland to m^r Robert Edward (. [308]

A VIRGINIA QUARTER COURTE THE 14 OF MAY 1623 BEING

PRESENT

the Right Honorable¹

Ea: Southampton.Lo: Lawarr.Ea: Dorsett.Lo: Maynard.Lo: Pagett.Lo: Maynard.

S ^r Edwa: Sackuill.	S ^r Iohn Bourchier.	S' Edward Spencer.
S ^r Iohn Dauers.	S ^r Rob ^t Killegrew.	S ^r Henry Mildmay.
S ^r Edw: Harwood.	S ^r Walker Earle.	S ^r Thom: Wroth.
Doctor Dunn.	m ^r Ditchfeilde.	m ^r Morewood.
Doctor Meddus.	Cap ^t Butler.	m ^r Iadwin.
m ^r Gibbes.	m ^r Swinhoe.	\mathbf{m}^{r} Newland.
m ^r Alder Iohnson.	Cap ^t Bargraue.	m ^r Newporte.
m ^r Wolstenholme.	m ^r Boothbie.	m ^r Birkley.
m ^r X° Brooke.	m ^r Casewell.	m ^r Wiseman.
m ^r Zouch.	m ^r Meuerell.	m ^r Proctor.
m ^r Bynge.	m ^r Blande.	m ^r Morer.
D ^r Anthony.	m ^r Couell.	Cap ^t Bruster.
m ^r Pallavicine.	m ^r Leauor.	m ^r Paulson.
Cap ^t Harvie.	m ^r More.	m ^r Tho: Sheppard.
m ^r Tomlyns.	m ^r Gookin.	m ^r Hinde.
m ^r Rob ^t Smith.	m ^r Seawarde.	m ^r Barbor.
m ^r Harbert.	m ^r Woodall.	m ^r Sheldon.
m ^r White.	m ^r Rob ^{ts} senior.	m ^r Trueloue.
m ^r Berblock.	m ^r Scotte.	m ^r Sparrow.

¹The caption of this court is in the autograph of Nicholas Ferrar. At this point the handwriting changes to that of Thomas Collett (?).

m^r Withers. m^r Downes. m^r Dike. m^r Bromfeild. m^r Maisterson. m^r Barker. m^r Copeland. m^r Balmforde. m^r Rider. m' Geo: Smith. m^r Vyner. m' Edw: Waterhous. m^r Whitley. m^r Nicholls. ||m^r Morris.|| m^r Ley. mr Edwards. m^r Bennet. m^r Rogers senio^r. m^r Hardinge. m^r Badge. m^r Raynard. m^r Rob^{ts} Iunior. m^r Rogers Iunior. m^r Webb. m^r Buckridge. Wth divers others in all to ve nomb^r of aboute 200.

S^r Iohn Davers acquainted the Company that wheras by their orders they were first to read the precedent Quarter Courte Itt could not now be done by reason the $\square L^s$: of his Ma^{ts}: privie Counsell had sequestred all the Courte Bookes out of y^o Companies hand \mathfrak{C} .

The Preparative Courte of y^e 12th of §this§ Month was read and by a generall creccon of hands (no one dissentinge) approved to be rightlie sett downe.

In reguard the Earle of Southampton had not as yett fully ended his three years Gouerment before the next Quarter Court: the Courte

423

424 RECORDS OF THE VIRGINIA COMPANY

humbly besought his Lo^p : to continue the place of Treasuror vntill the next Quarter Courte: W^{ch} his Lo^p yeilded vnto itt was by a gen⁹all ereečon of handes ordered y^t the elecčon for this day should be suspended and his p^{t} continued till y^e next Quarter Courte.

And in reguard the present Deputy, Audito¹⁸: Comittees & other officers were best acquainted with the buisines of the Company, especially [309] wth the late passages in Courte and wth matter of Accompts wherin they cann best sattisfie the Comissioners in case they shalbe requyred Itt was therfore agreed and ordered by a generall ereccon of hands that they should be continued in their places vntill the next Qu: Courte.

This done S^r In^o Davers propounded the passinge of those two Lawes and other perticuler buisinesses proposed in the Preparative Court and referred to this great Courte for confirmation: The first Lawe beginninge wth this Tytle:

> An Order touchinge y^e admittinge of men to haue Voice in Courte.

To avoyde the bringinge in of disorderly and vnworthy personns hereafter to have voyce in Courte itt is ordered y^t no man shalbe admitted into the Courts butt in this manner. ffirst his name shalbe openly proposed in some Court that the Company may take notice and consider of him or make such enquyrie as they shall thinke fitt then afterward in the next or any other Courte if no iust exception be taken to him, other orders of y^e Compⁿ: beinge alloo observed hee may be admitted. If exception be taken the same shalbe tryed by the same or some other Courte; If the pty appeale itt shalbe tryed in a Quarter Courte.

W^{ch} Lawe beinge a mended wth y^e addition of this worde (hereafter) and fyndinge in the Lers Patent? nothinge to Contradict itt (but rather to confirme itt) was att length putt to the question and by a generall erection of hands ratefied and confirmed to be a ppetuall standinge Lawe and order of the Company. Next was read the Lawe consistinge on two braunches beginnige wth this Title

Orders touchinge y^e naminge of extraordinary Comittees

To avoyd all confusion in naminge of Comittees extraordinarie itt is ordered that no man may name aboue one Comittee except the Treasuror who may name Two & y^e Deputy in his absence Yett no man shalbe pmitted to name any Comittee if y^e matter Comitted concerne himselfe; If exception be taken to any psonn hee §so§ named itt shalbe decyded by question in the Courte.

Butt if the matter Comitted be of great importance the Court shall pceed in this manner: The nomber of Comittees shalbe first agreed on by the Courte the one halfe shalbe first named by the Treasuror Deputy and Counsell and theother halfe by the generallytic observinge the order last before.

 W^{ch} for y^t no man tooke exception to them were putt to y^e question & by a generall ereccon of hands ratyfyed and confirmed as y^e former of §for§ a standinge Lawe. [310]

S^r Iohn Dauers presented vnto the Court three seuerall Book \mathfrak{C} of Aecompt \mathfrak{C} of the Earle of Southampton for the Three last years past of his Lo^{ps} Gouerment Audited and approved of vnder the Audito^{rs} hands: Touchinge w^{ch} Accompt \mathfrak{C} hee moved that although by the Order of the Company his Lo^p: was to have his Quietus est for the two former years: Yett seeinge itt was now agreed his Lo^{ps} three year \mathfrak{C} Gouerment should extend till the next Quarter Court And that this his last years Accompt is by order to ly open in Court till then. That therfore his Lo^{ps} Quietus est be respited vntill hee may receave itt for all his Accompts together w^{ch} y^e Court generally agreed vnto and ordered the same accordingly.

 S^r Edwin Sandys Accompte beinge likewise presented in Courte Audited and approved of, Itt was ordered that in regard itt appeared that they had layne open in Seuerall Courte their due times appointed

by the orders of the Company and no exception taken vnto them his Quietus est should be graunted him w^{ch} beinge presented in Court redy drawne vpp was read and approved by a generall ereccon of hands and ordered to be sealled: The Coppy wherof doth here ensue.¹ [311]

The Accompt likewise of m^r In^o fferrar beinge psented in Court Audited and approved of both by the Audito^{rs} and Comittees and haueinge layne their due times open in Courte and no exception taken vnto them: The Courte ordered hee should haue his Quietus est w^{ch} beinge redy engrossed to the same effect as the former was read approved and ordered to be sealled beinge as followeth

The Treasuror and Company of Adventurers and Planters of y^e Cittie of London for the first Colony in Virginia To all to whome these plsent shall com greetinge: Wheras John fferrar of London Marchant late Deputy of the said Company hath by flower severall Book of Accompt of his office of Deputyship extendinge from y° 20th day of Aprill 1619 till the 22th Day of May 1622 exhibited vnto the Courte of the said Treasuror and Company A true and pfect Accomp^t of all monneys by him Received for the vse of the said Company or of the Colledge intended to be founded in Virginia duringe y^e time of his Office aforesaid or afterward by order of ye Court or otherwise In w^{ch} Accompte hee hath allso pticularrly declared how the said monneys have been disbursed and expended for the vse of y^e saide Company and Colledge by lawfull Warinte wth the Receipte endorssed or subscribed vnder the said warinte or in Book (for that purpose W^{ch} accompt (accordinge to the orders of the said Company have been duly examyned Audited and approved by the Audito^{rs} and Comittees of the said Company as appeareth vnder their hands; and afterward the said senerall Book¢ of Accomp^{ts} have layer openly on the Table in the said Courte of the said Treasuror and Company duringe the times in the said Companies orders appoynted and no exception hath been taken to them: The said Trer and Company therfore according to their orders in that case established att the instance and desire of the saide John fferrar haue for them and their Successors acquitted and Discharged and by these plsents doe for ever acquitt & discharge the said Iohn fferrar his Heirs executors and administrators, of and from all and every the said monneys by him received and of & from all further Accompt by him to be rendred for the same and of and from all Account Account for or by reason of the monneys or Account ℓ aforesaid: In wittnes wherof the said Trer and Company have herto caused

¹ The copyist left three-fifths of the page blank, but the quietus est of Sir Edwin Sandys was not inserted, as was evidently intended.

their Legall seall to be affixed Given in a great and generall Quarter Court of the said Treasuro^r and Company held the 14th Day of May 1623 And in y° year of the raigne of our Soueraigne Lord Iames by the grace of God kinge of England Scottland ffraunce & Ireland defender of the fayth C^r (vizt) of England ffraunce & Ireland the one and twentieth and of Scottland the six and fiftieth.

Sealed in the pisence of me Ed. Collingwood secre¹

And further wheras itt appeared by the Audito¹⁸ and Comittees report and testimony vnder their hands that m^r Iohn fferrar stood engaged in the Sume of 320^{n} for monny taken vpp att Interest of the Lady Rumney and m^r Thomas Mellinge wherof 200^{n} was [312] imployd in Provisions for buildinge of a fforte intended by Cap^t Each and the rest for discharge of Divers due and Lawfull Debts from y^e Company: The Court ordered accordinge to his request y^t security should be given him, Wherof a draught beinge presented in Court and read was well approved of and by a generall ereccon of hand \mathfrak{C} ordered to be sealled beinge as followeth

Wheras itt appeareth by the Testimony of the Audito^{rs} & Comittees of the Company for Virginia vnder their hand writinge bearinge Date the 12th of May 1623 That Iohn fferrar hath paid into the hands of the Right Hono^{ti}: Henry Earle of Southampton Treasuror of the Company the some of 320^{11} taken ypp by him the said Iohn fferrar of the Lady Romney and m^r Thomas Mellinge in May last past in the year 1622 Wherof 200^{μ} was by order and entreaty of the Quarter Court for to make pyisonns for the buildinge of the forte intended by Cap^t Each, and the other was for discharge and payment of divers due and Lawfull Debte from the Company approved by the Auditors and Comittees the Interest of w^{ch} monneys haveinge been payd yntill this present 12th of May 1623 out of the Companies Cash the principall yett remaines vnsattisfied and m^r Iohn fferrar still engaged vnto v° sseu9alls pties afore named for the said sume of 320^{H} §Now for ye securitie & indempnity of y^e said In° fferrar and for y° payment and sattisfaccon of y° sayd 320' \$ together wth all the Interest and Damages that shall arise therby: Itt is ordered and agreed y^t all such Goods and Comodities as shalbe returned from Virginia belonginge to the generall body of the Company shalbe from time to time consigned and Delivered into the hands of the said John ferrar to be by him

¹This indorsement, in Collingwood's own hand, was evidently inserted at a later time.

sold and disposed of vntill the said Some of 320^{ii} shalbe fully payd and discharged together wth all the Interest and Damages that shall arise therby: And for the farther securitie of the said Iohn fferrar itt is likewise further ordered & agreed That itt shalbe lawfull for the said In° fferrar to receave & take to his owne vse all such monneys and Debts as are and shalbe due vnto the Company from any whomsoever and hee y° said Iohn fferrar cann procure vntill such time as hee be fully sattisfied and discharged of the said suffic of 320^{ii} together wth all the Interest and Damages y^t shall arise thereby.

And itt is ordered and agreed yt the acquittances and Releases of the said In^o fferrar shalbe a sufficient discharge vnto all such as shall pay him any monneys vntill the afore said Debt be fully payd and Discharged. And in Confirmation of y^o pmises the Company for Virginia beinge assembled in a great & generall Quarter Court held for Virginia the 14th day of May 1623 have here vnto caused their legall seall to be affixed. ||Sealed and delinered in the plsence

of me Edw. Collingwood secr¹#

The Accompt likewise of m^r Nicholas fferrar Deputy was likewise ||for his last|| year was like presented beinge Audited and approved of by y⁸ Audito¹⁸ and Comittees w^{ch} Accompt is by order to ly open in Court till the next Quarter Court for any man to pyse & examine that will. [313]

The 7 Pattents w^{ch} herafter follow beinge duly examyned and Compared by the Comittee in the morninge and by them found agreeable to y^e Companies orders and to former presidents were now putt to the question and by a generall ereccon of hand \mathfrak{C} no one discentinge ordered to be sealled viz^t

- 1 Patent to m^r ffrauncis Harwell.
- 2 Patent to m^r Thomas More.
- 3 Patent to m^r Richard Norwood.
- 4 Patent to m' Edward Hurd.
- 5 Patent to m^r Iohn ffells.
- 6 Patent to m^r In^o: Blyth.
- 7 Patent to m^r Rop and m^r ffitzIeofferie.

8 Allso a Confirmation of 32 Shares to m^r In^o Newport Discended vnto him by the death of his ffather Cap^t Christopher Newport, w^{ch}

¹This indorsement, in Collingwood's hand, was also inserted at a later date.

confirmation beinge read and approved in y^e Preparative Court as allso in the morninge by the Comittee was now putt to the question and ordered to be sealled.

Accordinge to a former močon in y^e Preparatiue Court y^e Lord Bruice was now admitted into the Company and chosen to be one of his Ma^{ta} Counsell by a generall ereccon of hands.

Allso S^r Humphrey May was chosen to be one of the Counsell.

In like manner m' White and m' Tomlyns beinge proposed in y^{a} former Courte were now chosen to be of the Counsell m' Thomas.

 M^r Thomas Newton haveinge been employed in warninge of Courte ever since m^r Carter lefte the place, and beinge proposed att the last Court as one very sufficient to pforme the service, Itt was by erection of hands agreed hee should be continued as Beadle in the warninge of Courte till the next Quarter Courte & then should be chosen for the place.

The Shares propounded the last Court were now passed and Confirmed and the psonns admitted (vizt)

Tenn shares assigned to John Burgh from Peter Humble.

Allsoe one Share assigned to m^r Robert Edwards from m^r Bland.

S^r Edw: Sackvill, S^r Rob^{tt} Killigrew, and S^r Iohn Dauers were by this Court entreated to goe to morrow to the Comissioners, And to signifie vnto them y^t the Comp^s: to their great ioy and Content have vnderstood of the delinery of his Ma^{ts}: Coñfission vnto their hands to enquire and Certifie all such abuses and misdemeano^{rs} as have been Comitted att home or abrode in y^t Gouerment any waies tendinge to the plindice or ouerthrowe of y^t pions and Royall worke [**314**] And doe therfor veric ernestly and vnanimously desire that they would be pleased to take seriously into their consideracon the trueth, or falshood of a Certaine Information not longe agoe exhibited by one Captaine Butler vnto his Ma^{tie} entituled The Vnmasked face of our Colony in Virginia w^{ch} hath given soe Deadly a wound to the happy progress and prossperitie of that Colony as vntill by their wisedomes and integrities the truth may be discouered and the World againe repossessed wth their former good opinion and wth the late conceived hopes of that Plantačon itt mvst indubitably languish if not shortly pish for want of those dayly supplies w^{ch} before y^e Reputačon of that Plantačon ||was thus taynted|| cam in great aboundance, many well disposed psonns beinge by the great conceived hopes therof invited some to transport their psonns others largly to contribute their purses to the great encrease of y^t glorious Action.

This beinge an Act w^{ch} is in the Comissioners power to graunt and a favour so benifyčall for the Company to receave they shall proporčon their acknowledgment and thank (accordinge to their iust estimačon of the same.

Itt was allsoe further moved y^t the Comissioners might §be§ very ernestly desyred togeather with the examinacion of the said informacion to take into their serious consideracion the Declaration pisented by the Counsell one Wednesday last touchinge Capt: Argall and Cap^t Butler, w^{ch} was conceived to have strict relation to that pt of Cap^t: Butlers information w^{ch} concerned the misgouerment in Virginia.

ffor somuch as itt was informed the Comittee heretofore appoynted for drawinge vpp the Preamble for bringinge in the 40000 waight of Spanish Tobacco had as yett done nothinge therin: The Court ernestly desyred that they or any of them (not excludinge any other of the Company that would com in and vnderwrite) would meet aboute itt some time to morrow in thafternoone to expedite the same that some Accompt therof may be given to the Lo: Treasuror assoone as may be W^{ch} his Lo^p expects.

Vppon mocon order was given for drawinge and Seallinge a Comission for John ffells M^r of y^e Jacob of about 80: Tunn for transportinge of Passengers and goods to Virginia. [315]

430

AN EXTRAORDINARY COURTE HELD ON SATTERDAY IN Y^{*} Afternoone y^e 17th of May 1623

Present

Right Hono¹⁰:

Lo: Southampton.	S ^r Henry Mildmay.
Lo: De Lawarr.	S ^r Edward Horwood.
S ^r Io: Dauers.	S ^r Lawrence Hide.
S ^r Robert Killigrew.	

m ^r Harbert.	m ^r Copeland.	Cap ^t Butler.
m ^r Tomlyns.	m ^r Kirbie.	m ^r Swaine.
m ^r White.	m ^r More.	m ^r Scott.
m^{r} Gibbes.	m ^r Withers.	m ^r Geo: Smith.
m ^r Bynge.	m ^r Newporte.	m ^r Owen Arthur.
m ^r Palauicine.	m ^r Risley.	m ^r De Lawne.
m ^r Barbor.	m ^r Sheldon.	m ^r Collett.
m ^r Berblock.	m ^r Seamor.	W th divers others.
m ^r Whitley.	m ^r Woodall.	
m ^r Casewell.	m ^r Ley.	
m ^r Balmforde.	m ^r Sheppard.	
m ^r Blande.	m ^r Hobbe.	
m ^r Palmer.	m ^r Morewood.	
m ^r Swinhoe.	m ^r Sparrow.	

The Earle of Southampton acquainted them that this Court was vppon a warrantt received from his Ma¹⁸: Comissioners and Dyrected to the Secretary the Coppy wherof hereafter followeth.

By vertue of his Ma^{ts}: Coñission vnder the greate Seale of England to vs and to others dyrected bearinge date the 9th day of this instant Maie; These are to require yo^u to bringe before vs to y^e Questhouse next adioyninge to S^{tt} Andrews Church in Holborne vppõ Satterday next by two of the Clock in y^e afternoone, all and singuler such Letters Pattents, Proclamačons, Comissions, Warrant¢, Records, Order¢ Book¢, Accompt¢, Entries and all other notes and writinges remayninge in yo^r or any of yo^r Custodics concerninge the Plantačons in Virginia or the Sumer Ilands or concerninge the severall Companies there to be pysed by vs accordinge to y[°] dyrecčons of the said Comission: Hereof faile yoⁿ not;

Dated this ffifteenth of May - 1623.

432

	Yo ^r lovinge frends
	William Iones.
To Edward Collingwood Secretary to the	Nicho: ffortescue.
Comp ^a of Virginia and to the Clerks & Officers	Hen: Spiller.
of y ^e saide Comp ^a or to such other personns	ffra: Gofton.
to whome itt may appteyne.	Wm: Pitt. [316]

Whervppon y^e Court ordered and appointed the Comittee hereafter named or any Three of them wth the Secretary to attend the Comissioners from time to time wth the Letters Patent, Book of Accompt C^r by them requyred to be brought, And att every rysinge of y^e Comissioners to bringe back the original letters, Patent, leavinge ther wth them the Coppies of the said letters Patent w^{ch} they hoped would content y^e Comissioners: As for Accompt the Comissioners were to be desyred in the Companies name that they would respite y^e Delivery vntill the Accomptant might take Coppies of them when together wth the other things they should be delivered vnto them. The Comittee are these:

S ^r Robert Killigrew.	m ^r Withers.
S ^r Iohn Dauers.	m ^r Bland.
m ^r Harbert.	m ^r Barbor.
m ^r Tomlyns.	m ^r Berbloek.
m ^r White.	

A močon was made that the Deelaračon entituled.

A Declaration made by the Counsell for Virginia & principall Assistant? for the Somer Iland? of their iudgment? touchinge one originall great cause of y° dissencon? in y° Companies and present opposicon?

Delivered into the Court by the Counsell on Wednesday the 7th of May might be directed wth request vnto the Comissioners that they would

take speedy consideracon of itt was conceived that the said Declaračon was Deliuered vnto them allredy from the $I\!L^s$ of the Counsell who had the same and that itt was and would be incident wth y^e examinačon of Capt Butlers Declaračon recoñiend from the last Quarter Court to be first examined. Butt for the more suerty itt was concluded that the Gentlemen dyrected by the Court to goe wth the Secretary (carryinge the Patents and book() should make request from the Company to the Comissioners for the speedy examininge of the said Declaračon deliuered in by the Counsell for Virginia on Wednesday the 7th of May together wth the said former Declaračon of Captaine Butler as matter of speciall consequence & encourragm' of the Plantačon and therfor to be speedyly eleered and adiudged.

Itt was moved y^t in regard through the two Deputies restrainte m^t Iohn fferrar and m^t Nieholas fferrar ther was a great interrupčon in preparinge of the buisines of the Company for the Comissioners: And if att the meetinge of the Comissioners they should be absent their would phapps arise great preiudice to y^e Companies causes in respect they were the greatest Accomptant and by reason of their places most versed in the buisines of these latter years y^t therfore the ILL^{e} of his Ma^{ts} most honob^{le}: Privy Counsell might be humbly Petičoned in the name of the Company soe farr [317] to release them of their restrainte as they might be enabled to goe forward wth the buisines and in pticuler to attend the Comissioners when the Companies Causes should be handled w^{ch} in regard itt was conceived to be for the generall good of the Company was hoped would be graunted: And itt was accordinglie ordered that a Petičon to that effect should be drawne vpp to be psented to the $ILL^{e}:^{1}$

¹The order for this restraint is referred to in List of Records, No. 505, Vol. I, page 174, ante.

16456-vol 2-06-28

A Court helde for Virginia on Satterday $y^{e} 24^{TH}$ of May-1623.

Present

Right Honob[†] Lord Cauendish. Lord Lawarre. Lord Paget. S[†] Edward Sackuill.

[Blank space for names of members attending.]

M^r Deputy signified that hee callinge this extraordinary Court was vppon a fre from his Ma^{tie}: dyrected vnto the Třer Counsell & Company w^{ch} the Earle of Southampton havinge read had Deliuered vnto him, himselfe by reason of extraordinary occasions beinge forced to be absent The Coppie of the Letter here ensueth.

Iames Rex:¹

Trustie and welbeloved wee greet yo^u well; fforeseeinge many inconveniencies of pernitious consequence to the Plantačon of Virginia (the good wherof wee haue ever soe much affected) by sundry disorders and abuses crept of late into the Courts & other assemblies held for that Companie, & haveinge to that purpose dyrected now a Comission vnder the great Seale of England for y^o examyninge of those abuses and all other miscarriages in that Goverm^t since the first begininge therof, Wee haue in our wisedome thought fitt as a Preparative to y^o Reformačon wee intend, to signific hereby our pleasure and expresse Comaundem^t vnto yo^u, That no man of what degree or quallytic soever shall com to those Courts or Conittees of yo^r Comp^a: who besides his ffreedome and Land hath not some men now or lately planted vppon his shares, or that is not att this instant engaged (& accordingly pursues) the sendinge of men or supplies thither by the next shippinge; Att w^{ch} meetings if any other shall plsume to be plsent they are to be peeeded against as factious and seditious psons: And our pleasure is y^t this Comaund shall continue vntill the returne of the Comis-

¹The headings of a similar letter to be written to the King in the handwriting of N. Rich (?) are in the Public Record Office, Manchester Papers, No. 372.

sion now on foote for settling these buisinesses; Wee doe likewise utterlie forbid, that any Complaints be brought to the Comissioners against any man in y° name of the Counsell or Company, (as wee doe in like manner require the Comissioners not to meddle wth any such) because y^t course tends onely to Defamaçon and to raise more contençon, for nothinge [318] can be the Act of v[°] Company w^{ch} is not first openly Debated and resolved; Wherin forasmuch as wee ynderstand the Lords of our Counsell haue given express order that no matters of difference should be any more stirred there, and soe by that means to bringe matters Determyned by y° Counsell and Company to the Comissioners iudem^{ts} w^{ch} were to preoccupate the Comissioners Iudgment^c or else to oppose the Act and opynion of the Comissioners to y° Act of the Counsell & Company Our will and pleasure therefore is y^t whatsoever hee or they be that will Complaine of any man, either for public, wronge to the Company or pryvate iniuries to himselfe, they shall bring their Complaints in writinge subscribed wth their names to y° Comissioners, who shall receive answere therof in writinge and therevppon pceed as they shall see cause: In all w^{ch} wee doe assure our selves to finde that conformitie from yo^u, w^{ch} in duety yo^u owe to our Comaundem^{ts}, & w^{ch} vndoubtedlie wee shall expect att yo^r hands; Given vnder our Signett att our Court att Greenwich y* 18 of May 1623 In the one and Twentieth yeare of our Raigne of great Brittaine, ffraunce & Ireland.

The letter beinge read itt was generally agreed y^{t} in obedience to his Ma¹⁸: Comaund they would keep no more Courte vntill they further vnderstood his gratious pleasure concerninge y^e two pointes therin conteyned, w^{ch} after they had wth much reverence and duty maturely considered of the Court besought the Lo: Pagett and S^r Edward Sackuill to drawe vpp an Humble Peticon to his Ma^{ty}: w^{ch} they accordinglie did and bringinge itt into the Court itt was ordered to be plsented to his Matie: together wth the reasonns of y^e Courte y^e Drawinge of w^{ch} into forme maynteyninge the substance of what had been deliuered in Court, was referred to the Lo Pagett and S^r Edward Sackuill who pleased to vndertake itt And for y^e delivery both of the reasonns and Peticon the Court havinge had experience of his Hono^{bt} love and affeccion to the Company and Plantacons, besought my Lord to entreat m^r Chancellor of the Dutchy to perform this good Office for them w^{ch} not doubtinge butt y^t hee would accept, m^r Georg Scott m^r Zouch and m^r Bennett were desyred to attend on m^r Chancello^r wth the Peticon and reasonns the day followinge att Courte.¹

¹ For the reasons presented at this Court, see List of Records, No. 511, Vol. I, page 175, ante.

At a Virginia Court on Munday y^e 9^{18} of Ivne 1623

Present

Right Hono":

Lo Cauendish. Lo De Lawarr. S^r E^d: Sackuill. S^r Ro: Killigrew. S^r Iohn Dauers. S^r Iohn Ogle. S^r Iohn Bourchier.

m ^r Deputy.	m ^r Etheridge.	m ^r Morris.
m ^r Gibbes.	m ^r Rogers Senior.	m ^r Sheldon.
m ^r Io: fferrar.	m ^r Iadwin.	m ^r Couell.
m ^r Christ Brook.	m ^r Hobbs.	m ^r Barbor.
m ^r Wolstenholme.	m ^r Withrell.	m ^r Sheppard.
m ^r White.	m ^r Roberte.	m ^r Collett.
m ^r Palauicine.	m ^r More.	m ^r Whitley.
m ^r Bynge.	m ^r Sharrowe.	Cap ^t Io: Smith.
m ^r Bothby.	m ^r Leauor.	Cap ^t Bargraue.
m ^r Copeland.	m ^r Georg Smith.	m ^r Rogers iunior.
m ^r Balmforde.	m ^r Vyner.	-
m ^r Ro Smith.	·	
	m ^r Newport.	
	m ^r D ^e Lawne.	
	m ^r Rob ^{ts} Iunior.	
	m ^r Webb.	
	m ^r Rider.	
	m ^r Hackett.	
	W th divers others.	[319]

M^r Deputy acquainted the Comp^a: hee had Received a letter from his Ma^{tie}: formerly deliuered by m^r Chancello^r of y^e Dutchy w^{ch} letter hee

presented to the Courte wher vppon itt was opened and read the Coppie wherof doth here ensue.

Iames Rex.¹

Right trustie and welbeloved wee greete yo^u well; Wheras wee vnderstand that o^r lette^{rs} sent vnto yo^u bearinge date the 18th day of May last past, haue been conceived & vnderstood contrary to our meaninge and that for that cause yo^r Courts and Comittees haue been since forborne and the psecučon of yo^r buisinesses before our Comissioners neglected;

Wee doe therfore signific vnto yo^u that our intencon was not to exclude from sittinge in yo^r Courts any of those who by authoritie of our Letters Patente have right to be present att the same, beinge an Adventurer but onely if itt appeare that any man for the strengthninge of Sides and mayntenance of faction have been viduely or wthout certaine right admitted, that then wee will ye examinaçon therof be likewise had before our said Comissioners or such others as wee shall appoynte if the cause shall sooner require itt; In the meane time yo^u may preed in yo^r Courts to yo^r buisinesses vsinge y^e libertie graunted you by our Letters Patents, wth such discrecion and moderacon touchinge the admittance of any man for the time to com as shall fit soe hee be an Adventurer. Itt is likewise our pleasure yt in psecučon of such causes before our Comissioners as concerne the vnited body of yo^r Company the Comp^{*}: may in their owne name followe the same butt shall not by any meanes in public, Court cause to be read any matter of psonall charge tending to the public disgrace of any pson whatsoever butt shall leave the same to such of our Counsell for Virginia as y^e body of y^e Comp^a: hath no complainte against or such other Comittees as y^t Court shall thinke Convenyent; And our express pleasure is that ye Compa: forbeare to take vppon them the psecucon of any one pticuler mans cause but shall leave them wthout such public, pteceon to exhibite everie one his Complainte in his owne name wet they shall allso subscribe wth their hands; Given vnder our Signett att our Court att Whithall the fowerth day of lune 1623 in y° one & twentith year of our Raigne of Greate Brittaine Fraunce & Ireland

The Court herevppon thinkinge itt fitt some remonstrance of their thankfullnes should be given to his Ma^{tie} for soe gracious an Answere desyred the Lord Cauendish, S^r Edward Sackuill, Colonell Ogle and S^r Iohn Dauers to entreat m^r Chancello^r in the name of the Company

¹ In the Public Record Office, Manchester Papers, No. 378, is a copy of this letter, signed "vera Copia E: Collingwood Secrē" in the autograph of Collingwood. The handwriting is similar to that of a copyist of the Court Book. See List of Records, No. 520, Vol. I, page 176, *ante*.

to take that further paines to psent their Humblest thanks to his Ma^{ty}: accordinge to the minde of the Courte w^{ch} was att large expressed.

Itt was moved y^t seeings by his Ma^{ts} letter the Company were att liberty to prosecute such causes before the Comissioners as concerned the vnited body of the Compa: they would therfore now bethinke themselvs of some fitt matter to present vnto them to worke vppon y^t by a speedy beginninge they might com to a speedy end: Whervppon itt was agreed and ordered that their should be imeadiatly presented to y^e Comissioners the reasonns of the exception w^{ch} the Company tooke against S^r Tho: Smithe Accompte And together therwith the other Declaracons Answers C^r. w^{ch} the Grand Comittee haveinge drawne vpp had formerlie presented to the Company. Amongst w^{ch} they conceived [320] Cap^t Butlers Vnmaskinge of Virginia to be of greatest importance and therfore to be recommended to the Comissioners to be expedited And to this end for the better preparinge of those and other matters wherof the Company were to make their defence; It was thought fitt and by a generall ereccon of hands ordered v^t the Auditors and those seuerall Comittees y^t were formerly appoynted should againe meet as often as there should be occasion; And that the Counsell should allso emeet and ioyne wth them in their advises about the same And soe in the Companies name matters should be presented to the Comissioners accordinge to the permission of his Ma^{ts}: letter.

Vppon request made a Comission was ordered to be drawne vpp and Sealled for Edmund Tutchin M^r and Cap^t of y^e Due Returne of Lynn of about 60 Tunn for Transport of Passengers to Virginia and after for a fishinge Voyadge.

Vppon a Močon a Patent was ordered to be drawne vp against the Quarter Court for m^r ¹Dilke and his Associates for Plantinge one hundred personns in Virginia at their owne charge.

M^r Deputy propounded the passinge of one Share from m^r Iohn Burgh to m^r Anthony Withers beinge one of those 10 Shares formerly passed vnto the said Iohn Burgh from Peter Humble.

¹ A blank space in the manuscript.

A COURT HELDE FOR VIRGINIA ON WEDNESDAY IN THE AFTERNOONE Y^E 18th of Ivne 1623.

Present

Right Honob^{le} Lo: Cauendish. Lo Lawarr. S^r Ro: Killigrue.

m ^r Dep ^{ty} .	m ^r Ed: Bennett.	m ^r Webb.
m ^r Tomlyns.	m ^r Iadwin.	m ^r Geo Smith.
m ^r Winckfeild.	m ^r Barbor.	m^{r} Collett.
m ^r Gibbs.	m ^r Widowes.	m ^r Ric: Bennett.
m ^r Bynge.	m ^r Roberte.	m ^r Hackett.
m ^r Palavicine.	m ^r Withrell.	m ^r Cuffe.
m^{r} Downes.	m ^r Ryder.	m ^r Sparrow.
m ^r Ro: Edwards.	m^r Procter.	
m ^r Balmforde.		
	m ^r Sheldon.	
	m^r Newport.	
	m ^r Swinhoe.	
	m ^r Sharrow.	
	m ^r Bothby.	
	W th divers others	. [321]

The Court held the 9^{th} of Ivne was now read and by a generall ereccon of hands approved to be rightly sett downe.

A močon was made (as had been formerly) y^t for somuch as itt was Complayned from Virginia that divers Passengers came ouer w^{th} slender and scantt prisions to maynteyne them after their Arryvall wherby they either vnderwent many inconvenyencies or otherwise became burdensome to the Colony ther in releivinge them to the great encrease of their want and scarsitie, That therfore fully to prevent the like inconvenyencies hereafter some speedie course be taken to enioyne them to goe better provided here after to Virginia since the published Declaration (though given to every man that went) did not seeme to have effected itt, beinge by way of dyreccon and advise and therfore there should be some meanes vsed to constrayne. This mocon was well approved & held to be verie waightie and important, butt the Court not conceivinge how such an Order could generally be observed in respect divers Ships sett outt some from the West partes others outt of Ireland, have referred itt to the consideracon of a Comittee. (vizt)

m^{r} Deputy.	m ^r Roberte.	m ^r Kirby.	m ^r Cuffe.
m ^r Bynge.	m ^r Proeter.	m ^r Webb.	m ^r Rider.

Who are appoynted to meet at m^r Deputies to morrow being Thursday about 4: in the after noone to Consider what good order or pvision might be made therin and how itt might be putt in execution that such as goe in psonn or shall otherwise transport anie Passengers thither doe pvide and carry with them such a due proporcon of Victuall and other necessaries as are pticularly sett downe in the printed Bill w^{ch} the Company haue heretofore published.

The Owners of the Abigall made request they might be paide the monneys due vnto them for fraight accordinge to their Charter party in regard they were ernestly called vppon by the marriners to discharge their wages: Whervppon m^{*} Deputy informed the Court howe vnexpectedlie the Companies Designes had been frustrated and a great damage com vppon them, of payinge a great Sum of mony in regard that ther was not as hee vnderstood aboue 6000 waight of Tobacco returned wheras ther should haue been att the least 30000 by the Companies Contract att 3^d the pound: Whervppõ the Company is to make vpp the rest W^{ch} although by y^e Generall letter the Gouernor and Counsell doe promise [322] the next year to see paide and discharged and the Company reimbursed, yett itt came now most vnfortunately and greinously.

As for the Demaunds of the Owners hee signified that they required as much as if the fforte had been builded pretendinge they were deteyned soe longe as if they should have been to doe itt.

440

The Court seeinge two questionns first what was due, Secondlie how itt should be sattisfied did appoynt the Comittees followinge together wth two of the Auditors to take the seuerall poynt¢ into their Consideracon and to make report therof to the Preparative Courte that such course might be taken therin as may be agreeable to right and equitie.

The Owners of the Abigall further Acquainted the Court that wheras they vnderstood a great part of the beer, was bad and such as had likelie much endamaged the peoples health that, that Beer was bought of m^r Dupper, who had received of them a great price for itt: Wherfore as well for the Cleeringe of their Inocencie as allso for the just sattisfaccon of the world they purposed to Complaine either to the Comissioners or the LL' of the Counsell in cause the Company had not sufficient authorytic of themselvs to peeed against m^r Dupper desyringe y^t the Company would be pleased to take the matter into their serious Consideration and to joyne wth them as well for the preventinge of the like hereafter as alloo that as the Company had the greatest pt in the Damage so they might justly expect in the restitucon: The Court conceiving the matter very waightie and by no means to be passed ouer did referr itt to the Counsell to advise what course were fittest to be held and to preed theron accordinglie either before the LL^{*}: of the Counsell or the Comissionors.

 M^r Deputie moved y^t wheras the Somer Iland Court att their last Court appoynted a Comittee to advise and consider about the manner of entringe the orders of Court (vizt) whether itt be necessarie to mencon their names that shall make any mocon or proposicon in Court.

Hee moved the like consideracon might be hadd touchinge y^e Orders of Court for this Company whervppon the Court recommended itt to the care of the former Comittee addinge some few others vnto them viz.

Ea: of Warwick.	S ^r Lawrence Hide.
Lo: Cauendish.	m ^r Gibbes.
Lo: De Lawarr.	m ^r Nicho: fferrar.
S ^r Sam : Sandys.	m ^r Rider or any 4:
S ^r Io: Dauers.	v

Who are desired to meet about att m^r Deputies ||about it|| to morrow beinge Thursday aboute 5 in the Afternoone. [323]

And wheras itt was likewise informed y^t divers m^{rs} in Virginia doe much neglect and abuse their servant there with intollerable oppression and hard vsage the former Comittee are desyred to advise and consider of the best course they cann how theise greevances and abuses may be redressed and reformed.

The widdow Smalleys peticon was read and a draught of y^e Companies answere ther vnto w^{eh} the Court approved and by a generall ereccon of hands ordered to be deliuered to the Comissioners on Satterday next.

The Right Honoble the Lord De Lawarr signified y^t Cap^t Brewster haueinge by chance broken the Seale y^t was affixed to his acquittall from y^e vniust sentence of condempnation by Cap^t Argall in the Marshalls Court in Virginia and beinge to β sent the same to his Ma^{ty}: did make request itt might be sealled wth a new Seale W^{eh} request the Court takinge into consideration did rather thinke fitt to graunt him a Duplycate therof itt beinge vsuall (and denyed to no man) to take Duplycates of Patents vnder y^e great Seale of England.

Edward Downes peticoned that his sonne Richard Downes haveinge continued in Virginia these 4 years, who ||and|| beinge bred a scholler went ouer in hope of preferment in the Colledge there; might now be sett free to live there of himselfe ||and haue shares of land to plant vpon|| The Court conceivinge this Court §Suite§ to be verie reasonable haue recomended the graunt therof to the next Quarter Courte.

 M^{r} Withers haveinge a share passed vnto him att the last Court & $\|$ nowe againe $\|$ ppounded (wherat no exception beinge taken) was admitted.

PREPARATIUE COURTE 23th Iunij 1623.

Present

Lo: Cauendish. S^r E^d: Sackvill. S^r Robert Killigrew. S^r Iohn Dauers.

m ^r Deputy.	m ^r Widdowes.	m ^r Copeland.	m ^r Baldwin.
m ^r Io: fferrar.	m ^r Iadwin.	m ^r Boothby.	m ^r ffotheringall.
m ^r T ^{ho} Sheppard.	m ^r Moorer.	m ^r Whitley.	m ^r Dey.
m ^r Barbor.	Cap ^t Bargraue.	m ^r Sheldon.	m ^r Roberte.
m ^r Withers.	m ^r Waller.	m ^r Ewens.	m ^r Cañinge.
m ^r Ro: Edwards.	m ^r Baynham.	m ^r Collett.	m ^r Webb.
m ^r More.	m ^r Barker.	m ^r Geo: Smith.	m ^r Meuerell.
m ^r Nicholls.			m ^r Sparrow.[324]

M^r Deputie acquainted the Company of some Court (w^{ch} hadd not yett been read throught want of time and much buisines two of them beinge those w^{ch} himselfe was not present att and therfore desyred y^e Court (diligent attendance if they should need any a mendment.

Whervppon the Quarter Court held the 14th of May last was Read wherat no exception being taken it was put to the questionn and by a generall erection of hand approved to be rightlie set downe.

Next was Read the Court held the 17th of May w^{ch} in like manner was by a generall ereccon of hand approved to be rightly sett downe.

Next the Court held the 24th of May was read and by a generall ereccon of hands approved to be rightly sett downe.

Lastly the Court held the 18 of Ivne was read and by a gennerall ereccon of hands approved to be rightlie sett downe.

The Comittee concerninge Passengers haveinge brought their opynions to this Court in writinge the same was read: Butt the Courte vppon further debate fyndinge many difficulties to arise about the execucion therof (wherin they desyred to be better sattisfied) have reconiitted the same againe to the former Coniittee addinge vnto them m^r Morer m^r Whitley and m^r Withers to take itt into farther consideration to see if they cann ppose some feazible way how such a course may be taken as to cause all Passengers that goe to Virginia be well furnished wth Provisions accordinge to the published Declaration: The said Comittee are likewise to Consider how the abuses complayned of toward \mathfrak{C} servants in Virginia may be reformed.

S^r Edward Sackuill moved y^t the Earle of Southampton might have his Quietus est for his three years Accompte accordinge to order and as was ordered att the last Quarter Courte, his saide Accompte for the two former years haveinge duly layen open in Courte audited and approved of wthout excepcion; And this latter years Accompt allsoe haveinge layen in y^e Comissioners hands for any man to pyse that will & noe excepcion taken thervato.

Touchinge w^{ch} the Court beinge well sattisfied and conceivinge itt was most due and fitt his Lo^p : should have his Quietus est ordered thervppon the same to be drawne vpp against the Quarter Courte. [325]

Itt was likewise moved y^t in regard m^r Deputy fferrars Accomp^t for y^e year past was presented att the last Court Audited and approved both by the Audito¹⁸ and Comittees and beinge since that time delinered vpp to his Ma¹⁸: Comissioners hath there layen open for any man that pleased to pvse And seeinge no exception hath been taken therevnto in all this time that therfore hee might allooe haue his Quietus est accordinge to order and as was pmised att the last Quarter Court, W^{ch} the Court accordingly graunted vnto him, orderinge the same to be drawne vpp againste the Quarter Courte.

M^r Deputy acquainted the Court that the Audito^{re} and Comittee appoynted to treat wth the Owners of the Abigall had mett beinge assisted with divers others of the Company and especially by S^r Edward

444

Sackvill and haveinge taken into ||their|| Consideracon the two pointer referred vnto them by the last Court namely what was due to the said Owners, & Secondly how itt should be payd; Doe finde y^t by the Charter party theris Due vnto them for fraight of goods outward belonginge to the Generall Comp^a: after the rate of 3^{ll} p Tunn—16 102^{ll}: And they finde likewise by the plaine and express words of the Charter party the Company was bound to make their ffraight homeward 400^{ll} although the fforte were not built by them: W^{ch} the Compa: did adventure to doe vppon assurance of ladinge 30000: waight of Tobacco att 3^d p pound w^{ch} was never once doubted there could be any faylinge in, consideringe that divers Years heretofore the Colony hath vppon the Companies order laden farr greater quantities abourd the Ships appoynted from hence:

Butt what by the Calamities of the year and what by the negligence and defaut of the people who brought not in the quantities of Sassaphras ||w^{ch}|| they were enjoyned to doe, to have therby made supply of y^e former defect the Ship was returned home with out ||only|| about 5000: waight of Sassaphras and betwixt 6: and seaven thousand waight of Tobacco w^{ch} att 3^d p pound would not com to aboue 80^h sterlinge: Soe y^t the fraight would fall short of what the Comp^a was bound to pay them homeward 320^H or ther about coward all which ther was nothinge sent butt a Small quantytie of Saxafras, And although by the generall letter the Gouerno^r and Counsell doe pmise & binde themselvs to make full sattisfaccon and reimburse this charge to the Company yett the Comittee did conceaue the Company not a little wronged in the not pformance therof especially consideringe the great quantitie w^{ch} was sent to Holland wherout they conceived there should have been made a good allowance toward the Defrayinge of this Charge.

Butt howsoeuer the Colony had broken wth the Company, y^e Company might not doe soe wth those wth whome they had contracted vnder their seall To whome there appeared due wthout contradiction or denyall 420^{ti} presupposinge allwaies that the Tobacco returned home was but 6500: waight as the Purser had delivered and offereth to maynteyne by oath, ffor §if§ there shalbe found any more to be brought home the Owners are to receaue 3^d for every pound and so much is to be Deducted from the Companies Debt. [326]

As for the farther Demaund of the Owners of the Abigall who say y^t by the authority and power of the Gouernor and Counsell in Virginia they were deteyned vntill the last day y^t they were bound to stay in case they had gone forward wth the Forte and thervppon Demaunded sattisfaccon of 160": p monneth accordinge as their Charter pty expresseth they should have in case they were deteyned longer then Aprill: The Comittee conceaved that in case itt shalbe sufficiently proved that the said Ship and Marriners were deteyned as they plended that then there is sattisfaction to be made them from the Colony accordingly as was Covenanted in the Charter pty: Butt in regard that the Marriners to whose benifitt the ptractinge of Voyadges cheifly conduceth are not sufficient wittness and y^t the Company have no reason to thinke that the Gouerno^T & Counsell would soe vnadvisedlie deteyne a Ship of such charge to no purpose butt doe rather conceive that itt was the Marriners negligence or other default that kept them there so longe-They therfore thinke fitt to Referr this matter vnto examination in Virginia especially consideringe that the payment is to be raysed from them there.

The Court after much Dispute and Debate vppon those pointes in the end agreed and consented vnto the Report of y^e Comittees and their indgment (vizt) that vppon the premises theris due vnto the Owners 420^{H} : And y^t if vppon examination in Virginia itt be found y^t they were deteyned longer then they ought to have been by the Colony that then further sattisfaccon should be made them by the Colony pporconably to the time w^{ch} they were detayned more.

As for the payment of the Debt of 420^{li} w^{ch} appeared due itt was ordered that the Saxaphras should be sould by m^r Webb and m^r Cuffe and the pceed therof paid vnto the Owners in pt of Discharge of this Debt and y^t the rest should be payd vnto them assoone as monneys came in and for their further sattisfaccon that they should have such

446

securitie given vnto them as was vnto m^r Iohn fferrar, (vizt) y^t itt should be lawfull for them, to receaue such Debts Due vnto the Company as they could procure in till they were sattisfied and y^t after the Discharge of the Companies bond to m^r Iohn fferrar all such goods should be returned from Virginia belonginge to the Generall Company should be consigned vnto them for payment of what should be due vnto them.

Lastly itt was ordered y^t by the next dispatch into Virginia their should be letters addressed vnto the Colony in the Companies name requyringe sattisfaccon to be made this next yeare [327] of the former sume together wth all the rest of the charge the Company were att concerninge the fforte and y^t itt should be signified that the Comp^a: conceaue itt iust that those who are §for§ a greater advantage vnto themselves did send their Tobacco to Holland, should bear a large proporcon consideringe they vndergoe much less charges then they that sent theirs home.

The Owners of y^e Abigall earnestly moved that some speedy course might be taken against Dupper y^e Bruer for his bad condiconed Beer soe much complayned of: w^{ch} the Court takinge into Consideracion itt was att length thought fitt that before they preeded against him hee be first spoken wthall that they may know what answere hee cann make to this his charge W^{ch} Course beinge well approved the Court entreated m^r Deputy m^r Withers and m^r Widdowes to goe to m^r Dupper and talke wth him about itt and bringe his answer to the Quarter Courte y^t accordingly the Company may resolue how to preed against him.

S' Iohn Dauers signified that the Counsell haveinge taken into their consideracon that although there be many worthy Cittizens of the Counsell, yett either through busines or otherwise they doe not give that diligent attendance as the Actions of the Plantacons requires And since the Nobillytie and gentry are most of them absent in the Vacation when yett divers waighty and vrgent busisnesses happen The Counsell therfore in Supply thereof haue thought fitt that fower should be Chosen of the Counsell such as their continuall lyvinge in Towne doth pmise they wilbe verie carefull of the buisiness w^{ch} they have as pryvate members Dilligently followed and thervppon ppounded

> m^r George Scott, m^r Iohn Bland m^r Tho: Whitley m^r Berblock gent

Whervppon itt was by ereccon of hands ordered y^t they should be recomended to the Quarter Courte to be chosen of his Ma^{ts}: Counsell.

A močon was made in the behalfe of Cap^t Bargraue that aswell in regaurd of his longe attendance and sufficiencie as allso for that hee had spent a good pt of his estate to advance the Plantačon in Virginia hee might therfore haue that favour afforded him as to succeed S^r William Nuce dečeased in the place of Marshall of Virginia, w^{ch} močon and request the Courte thought fitt to referr to the further Consideračon of the Counsell.

M^r Deputy acquainted the Court that hee hadd receaued from his Ma^{ts}: Comissioners a Peticon of m^r Wrotes concerninge his standinge bound for the Companies sute against Wye: w^{ch} beinge read m^r Deputy acquainted the Court wth the State of the buisines how that ther was liberty for a yeare and a day to sue out the Appeall that itt was thertofore ||hitherto|| Deferred in reguard that Wye himselfe is absent and the five Suerties [328] that hee putt in, all come behinde hand, soe y^t as itt would be a certaine charge to sue out the Appeale soe itt could be to no purpose y^e ptie beinge absent: Wherfore since ther was yett 6 monneths time to doe itt in, the Advocates and Proctor did advise y^e Company not to sturr therin butt to expect Wyes returne w^{ch} if itt did not happen duringe that terme they were of opynion that vppõ soe iust ground the benifitt of the Appeale could not be taken from the Company.

Last of all hee said that their opinion was that howsoeuer itt should happen that no Damadge could arise aboue 20 nobles att y^e moste for the Iudge had onely dismissed the sute without any damadge saveinge

448

the charges w^{ch} hee reserved to himselfe, to tax his answere the Courte ordered shall be drawne vpp and pisented to the Comissioners and w^{th} all y^t itt should be signified that ther on m^r Bearblock y^t stood bound $to gether w^{th}$ him, and that there should be sufficient provision made to save them harmeless.

Vppon močon order was given for drawinge vpp two Patents the one for m^r Iohn Zouch and his Associates the other for m^r Iohn Prynn of London Marchant.

Vppon the like močon order was given for Drawinge vpp a Comission for the Trueloue of 50 Tunn wherof Iames Carter is ordeyned m^r for Transportačon of Passengers to Virginia and after for a fishinge Voyadge.

At a Quarter Court held for Virginia the 25^{th} of Iune i623

Present

Right Hono^{ble}:1

Lo Cauendish.	S ^r Io: Dãuers.
Lo: D: Lawarr.	S^{r} Io: Ogle.
S ^r Edw : Sackuill.	S ^r Edwin Sandys Iun ^r
S^{r} Sam: Sandys.	S ^r ffrancis Leigh.
S ^r Rob: Killigrew.	S ^r Walter Earle.
uty. m ^r Booth	by. m ^r Rider.

m ^r Deputy.	m^r Boothby.	m ^r Rider.
m ^r Io Smith.	m ^r Withers.	m ^r Roberte.
m ^r Gibbs.	m ^r Meuerell.	m ^r Sharrowe.

¹A draft of this court is among the Ferrar Papers, and is probably a part of the original court book. The two are identical in meaning and form of entry. The copy varies in orthography and capitalization only, with a few exceptions. See List of Records, No. 526, Vol. I, page 177, *ante*. The handwriting changes at the beginning of this court to that of an unidentified copyist, referred to above as the sixth copyist.

16456-vol 2-06-29

m ^r Binge. m ^r Tomkins. m ^r White. m ^r Io: ffarrar. m ^r Winkefeild. m ^r Paulavicine. m ^r Barbo ^r . m ^r Geo: Scott.	 m^r Widdowes. m^r Tho Shippard. m^r Moorer.² m^r Nicholls. m^r Couell. m^r Leuer. m^r Steward. m^r Viner. m^r Bull. 	m ^r Rob: Edward (. m ^r Downes. m ^r Newport. m ^r Swinhowe. m ^r Sheldon. m ^r Smith. m ^r Woodall. m ^r Tatam. m ^r Edw: Waterhowse.
m^{r} Fothergill.		m ^r Dennis.
m ^r Palmer. m ^r Proctor.		m' Ewens. m' Hackett.
m ^r Moorer.		m ^r Kerby.
m ^r Barkley.		m ^r Webbe.
$\mathbf{m}^{\mathbf{r}}$ Collett.		m ^r Cuffe.
Capt: Bargraue.		m ^r Ley.
m^r Trueloue.		m ^r Witherall.
m ^r Copland.		m ^r Moorewood.

m^r Arthur Swaine.

M^r Deputy acquainted the Court that he had receaued a Letter from his Ma^{tte} sent vnto him by a Servaunt of m^r Secretary Caluerts ||and directed|| to the Treasuror Counsell and Companie for Virginia with w^{ch} Ire havinge acquainted the Counsell for Virginia they thought fitt it should be first read before they proceeded to any other buissines: wherevpon the Lre was opened and read the Coppie whereof doth here ensue. [329]

Iames R.~

m^r Baldwin.

m^r Biddolph.

Right Trustie and welbeloued: Wee greet you well: forasmuch as wee have appointed a Comission to examine the present estate of the Virginia Plantation with sundrie other things and matters appertayninge therevnto and that wee expect within these fewe dayes to have some Accompt made vs of their laboures in that

² Written over the word "Moorewood."

seruice: Vnderstandinge that to morrowe beinge the 25th of this moneth; yo^u intend to hold a Court for the said Company: Our will and pleasure is that you do forbeare the eleccon of any Officers vntill to morrowe fortnight at the soonest, but to let those that be already remayne as they are, in the meane time Giuen at our Court at Greenwitch the fower & Twentith day of Iune in the one & twentith yeare of our Raigne of great Brittaine Fraunce and Ireland.

||Directed To y^e right trusty and welbeloued the Trer Counsell and Company of virginia $||^1$

W^{ch} Letter beinge read after a longe and generall silence in the Court, it was at length taken into consideračon, whither by the Kings Letters Patents the Companie had power to make their eleccon in any other but a Quarter Court: Wherevpon the Patent beinge pervsed and that pointe therein duly waighed and examined: It plainely appeared by the verie expresse words of the Patent that the choise of Counsello¹⁸ and Officers were restrained and lymited to Quarter Court onely and that although it were without negative or exclusive word (, yet it was conceaued it was imployed in the verie sense thereof in reguard there is sett downe perticulerly what shalbe donne in Inferio¹⁷ Court and what in Quarter Court : w^{ch} manner of distincon was conceaued could amount to no lesse then a plaine exclusive: And it was further added that the Custome and vsage of the Companie in their yearely eleccons have bin suitable therevuto havinge alwayes chosen their Officers in Quarter Court onely and not in other Court.²

And it was further taken into consideracion that whereas by the last Quarter Court the Treasuror, Deputie, and other Officers of this Companie were to continue in their places but vntill this present Court whereby after this Day if they should not be continued by order of this Court, the Gouerment would become voide and the Companie destitute of Officers to followe and keepe Court and the Patent also forfeited: It was therefore held fitt, the old Officers should be still continued vntill a new choise were made.

² This phrase reads in the draft among the Ferrar Papers as follows: "and in noe other courts."

¹A copy of this letter is in the Public Record Office, Manchester Papers, No. 380. The manuscript is similar to one of the copyists of the Court Book. See List of Records, No. 525, Vol. I, page 177, ante.

The Court havinge thus declared their opinion and divers beinge desirous that it might be put to the question, the Secretary was caused by the Court first to sett the question downe in writinge w^{ch} was dictated vnto him in manner followinge vizt.

The Companie of Virginia in obedience to his Ma^{ties} Letter do this day forbeare their election, and do continue all their Officers till their next Quarter Court, his Ma^{tie} havinge given them power by his Letters Patents to make election in Quarter Courtes only: W^{ch} beinge read and ||so|| put to the question the whole Court with one generall and vnanimous consent agreed therevuto noe one dissentinge.

 S^r Samuell Sandys acquainted the Court that he had receaned a Letter from S^r ffrauncis Wyatt (the present Gouernor) wherein he made request, that he would moue the Companie that aswell in reguard of his great losse since he went to Virginia (beinge out of his estate well neare 1000^h) as also in discharge of their owne promise to him (that he should have his iust number of men belonginge to his office as Gouernor) that accordingly therevnto they would please to supplie him very speedily beinge not able otherwise well to subsist w^{ch} močon and request the Court thought fitt to referre to the consideracon of the Counsell.

The Preparatiue Court was nowe read and by a generall ereccon of hand (approved to be rightly sett downe. [330]

Next the matters propounded in the said Court were againe moued and passed in manner followinge

ffirst the Earle of Southamptons Quietus est for his three yeares Accompt¢ andited and approued of, extendinge from 28th of Ianuary ||Iune 1620|| vntill 25th Iunij 1623 beinge ordered at the last Quarter Court as also in the last Preparative Court ||to be drawne vp and brought to this Court|| the same was accordinglie donne and nowe presented the Coppie whereof doth here ensue.

The Treasuror and Companies of Aduenturers and Planters of the Citty of London for the first Colonie in Virginia to all vnto whome theis presents shall come greetinge, whereas the Right Hono^{ble} Henry Ea: of Southampton Treasuror of the said Companie hath by three severall Booke of accompte of his office of Treasuror of the said Companie extendinge from the eight and Twentith Day of Iune-i623¹ exhibited vnto the Courte of the said Treasuror and Companie a true and perfect Account of all moneys by him receaued for the vse of the said Companie or of the Colledge intended to be founded in Virginia duringe the time of his Office as aforesaid: In w^{ch} Accompte he hath also perticulerly declared howe the said moneys have bin disbursed and expended for the vse of the said Companie and Colledge by lawfull warrante with Receipte endorsed or subscribed, web Accounte accordinge to the orders of the said Companie have bin duely examined audited and approved by the Auditors of the said Companie as appeareth ynder their hande and afterward the said seuerall Booke of Account have layne openly on the Table in the Court of the said Treasuror and Companie duringe the times in the said Companies order appointed and no exception hath bin taken to them The said Treasuror and Companie therefore accordinge to their orders in that case established have for them and their Successors acquitted & discharged and by theis presente do for ever acquitt and discharge the said Henry Ea: of Southampton his heires executors and Administrato¹⁸ of and from all further Accompte by him to be tendred for the same and of and from all Accons Suits and Demaunds for or by reason of the moneyes or Account aforesaid In wittnes whereof the said Treasuror and Companie have hereto caused their legall Seale to be affixed: Giuen in a great and generall Quarter Court of the said Treasuror and Companie held the fine and Twentith day of June 1623 And in the yeares of the Raigne of our Sou⁹aigne Lord Iames by the grace of God Kinge of England Scotland ffraunce and Ireland Defendor of the faith C^r vizt of England ffraunce and Ireland the one and Twentith and of Scotland the six and fiftith.

 W^{ch} beinge read and approved the Court ordered by a generall ereceon of hand \mathfrak{C} should be sealed.

454

Next m^r ||Deputies|| ffarrars Quietus est for ||this|| his yeares Account extendinge from May 1622 till the 25th Iun: i623 beinge vpon like order Drawne vp and brought vnto the Court was read approved and ordered to be sealed. The Coppie wherof ensueth¹

The Treasuror and Company of Aduenturers and Planters of the Citty of London for the first Colony in Virginia to all vnto whome these presentes shall come greetinge: Wheras Nicholas fferrar Deputy Treasuror of the said Company hath by one Booke of Accompt of his Office of Deputishipp of the said Company extendinge from the

² day of May 1622 till the 25th daie of Ivne 1623 exhibited vnto y° Courte of y° [331] said Three and Comp^a: a true and pfect Acc^o of all monneys by him receaved for v^e vse of the said Company; In w^{ch} accompt hee hath allso pticularly declared how the said monneys haue been disbursed and expended for the vse of y^e said Company by lawfull warrants wth Receipts endorced or subscribed or otherwise W^{ch} Accompte accordinge to the Orders of the said Company have been dulie examined Audited and approved by the Auditors of the said Company as appeareth vnder their hands, and afterward the said Booke of Accompt have layne openly on the Table in the Courte of y^e said Treasuror and Company duringe the time in y^e said Companies Orders appoynted and noe exception hath been taken to itt. The said Three and Company therfore accordinge to their Orders in that case established have for them and their Successo¹⁸ acquitted and discharged and by these plnts doe for ever acquitt and discharge the said Nicholas fferrar his heirs executo¹⁵ and Administrato¹⁶ of and from all and everie the said Monneys by him received and of and from all further Accompte by him to be rendred for the same. And of and from all Accons Suites and Demaunds for or by reason of the monneys or Accomp^t aforesaid; In wittness wherof the said Thresuror and Company have hereto caused their Legall Seale to be affixed. Given in a great and Generall Quarter Court of y° said Threer & Company held the five and twentieth day of Ivne 1623. And in the years of the Raigne of our Soveraigne Lord Iames by the grace of God Kinge

e.

¹The following "quietus est" is in the autograph of Thomas Collett (?).

^a A blank space in manuscript.

VIII. Writing of Thomas Collett (?) and Edward Collingwood

Being page 331 of Volume II of the original MS.

ALC: N P

VIII. Writing of Thomas Collett (?) and Edward Colling v od

^p ing page 331 of V olume II of the origy, 1213.

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448 Jais Three and ounpit a true and offert die of all monners by him restaurs for yar of so find company; for not a nompt for pale alle optimilarly interest company by fair full is available rol offerings and in presed of for go go of fail one pany by fair full is available rol offerings of go fail or preserve of the first of or opening one dimension and ano room of go fail company have boon bulle of animal Audited and ano room by go Auditor of go fail company and of an and ano room of the standard of fail of and company have boon bulle ale suite () 20 non 6 por formold and after said as faid Booko of drough faus lynn open (for 63 Coble in 60 Curky of y faid Correlwick and Curpany During 60 finie in y faid Color mint Windows and one of open form faig been to ten to it. The faid Chiver and empany conform attending to spire Dodor in bat rate che faid Chiver and empany conform attending to spire Dodor in bat rate che faid Chiver and empany conform attending to spire Dodor in bat rate che fed take for gom oned goin & um for arguing land Sifnerged and by gafe party dor for for arguit and defrarge gofai Altotales Aferrar geb joint of rutal and Ho miniterated of and from all and over to be find the sound by home revealed and of and from all furger drample by him to be vondered for by fame. And of and from all Autoro fund and Somassion for or by writin of go mornings or dramp aforefails: An vort not rohered to fait Charfirst and Compon hand how to mufor pour 2 gal Scale to be affiped. Oproin m a privat and Brindrich Quartor (our of y fail Throw of company red and five and sweatings by of Fond 1623. And migo prarts of 60 Anonia of and Stondhaugno Lord James by Goute of crist (Konge of England From to and fram for and for the of Endows of y fayte of Souteand go Sig wond Aif is ing. Fester Edward Collongwood & astly this comparist sources to the contros of they all for payment of 120 Room Gorgromeds and the forst oppit Mid in the Desparature bourt by is book ing shalls growed to the fire your out anto is for Bings iften al fo our inis to be Derardist by ment never in a go Copper solderief Dolg this in flor / Will' VE as it appoarts by for the of by Ausitors and Committed on is and my lower by for Ampanet in a general Cust of the born and brachtice of fuest 1623 . Les brais Sur le to oronin of to Asigall for Sumi of a 420 to the grounde and staffind leget 100 worf the board to for the Duckonte Lym more fil falls sufficiently so would be the companie tool for faid Shing and dithyme for our for it ability may of by fait Sum, it is m bis griat on's optimizal I starter bust on with and agrining by for Sassaphras novoi returned Malt (Do by william with and for and ty more by more by more aid puto John Bland John Netoman Rebis wetson and there Goray owners fly horgall or lot A fignets might of Gatiffortion of Go fair delt .. And further it is agreed and ordined by all fairs onverters Ballingais fir imagnes of the fair sume out of fair montys at fall first rome in after Go Difference of the monings due to John and Richolas Farrar. And for the for for the first of the aid owners' and fir for paymint and latiffastion of by faid . Somme of form's hundred and haven inpounds " It is agriced and on on of for after for fin fin and nicholas Gamar to faily fatifier in Vall fing goals and romedities as falle returned from Dirgina belonging to by generall Davie A by Companie Malber from bule to bries configurate and Scenard with the Ponis of los fine form Bland Jusin Miyuman Bules madow and Fishen Lerry or berid Augnes to and to my the and & for a fontill for fair Sumi of 920? Halle fully pairing & from the grilf inty all los Ander Hand Domage's God Mall aris losto and for for for for Scourity of and oromers it to the for fir more and up what got it falls langule for by faits oromers to move and fate to the just all fur Artonig land dete al on and fathe Suryon to for ompame from any wor om former and wor they field on mers on y would fortill suy by war by be fully falifiers and Sifranger of by fair Sume gl 420th. Olmeris is and and agoud for by a loguitunors and Ciberofes y log fair John Bland John Noroman Bart maison and tir and a that the set of th Long falle a fuffinione & forger tone work as fall was on monors but il Grainfair Sicke de A thit is and Sift and gendrall I want wird for for in mis toge free and had the for for the first bing of fur and here to y way of June U23. Jaw Example ought for logas Scale & a office. Cape Ears ollonguood stand

of England Scotland ffraunce and Ireland defendour of y^e fayth C^r vizt of England ffraunce and Ireland the one and Twentieth and of Scotland the six and ffiftieth.

Teste Edward Collingwood Sec^r

Lastly the Companies Security to the owners of the Abigall for payment of 420^{ii} vpon the grounds and reasons expressed in the Preparatime Court besidt that w^{ch} shalbe proued to be further due vnto them beinge then also ordered to be Drawne vp was nowe read the Coppie whereof doth here ensue.¹

Whereas it appeares by the Reporte of the Auditors and Comittees and is accordingly agreed by the Companie in a generall Court held the three and twentith of Iune 1623, that there is due to the owners of the Abigall the Sume of 420^{ii} vpon the grounds and reasons there expressed, beside that w^{ch} shalbe further due vnto them in case it shalbe sufficiently proued to the Companie that the said Shipp was deteyned longer then it ought to have been by the authority and comaund of the Gouernor and Counsell of Virginia: Nowe for satisfyinge of the said Sum, it is in this great and generall Quarter Court ordered and agreed that the Sassaphras now returned shall be sold by William Webb and John Cuffe, and the proceed thereof paid vnto John Bland John Newman Robert Watson and Richard Perry owners of the Abigall or their Assignees in pte of satisfaction of the said Debt. And further it is agreed and ordered that the said owners shall paid the remaynder of the said Sume out of such moneys as shall first come in after the discharge of the moneys due to John and Nicholas Farrar. And for the further Security of the said owners and for the payment and satisfaction of the said Somme of fower hundred and twenty pound \mathfrak{C} : It is agreed and ordered that after the said Iohn and Nicholas Farrar be fully satisfied, all such goods and comodities as shalbe returned from Virginia belonging to the generall Bodie of the Companie shalbe from tyme to tyme consigned and delivered into the hande of the said Iohn Bland Iohn Newman Robert Wadson and Richard Perry or their Assignes to be by them sold and disposed of

¹The following security appears to be in the autograph of Edward Collingwood.

vntill the said Sume of 420^{u} shalbe fully paid and discharged together wth all the Interest and damages that shall arise thereby. And for the further Security of the said owners it is likewise further ordered and agreed that it shalbe lawfull for the said owners to receaue and take to their vse all such Moneys and debte as are and shalbe due vnto the Companie from any whomsoeuer and w^{ch} the said owners can procure vntill such tyme as they be fully satisfied and discharged of the said Sume of 420^{u} . And it is ordered and agreed that the Acquittances and Releases of the said Iohn Bland Iohn Newman Robert Wadson and Richard Perry shalbe a sufficient discharge vnto those as shall pay them any Moneys vntill the aforesaid debte be fully satisfied and discharged. And in confirmacon of the pmisses the Company for Virginia beinge assembled in a great and generall Quarter Court held for Virginia the fyue and twentith Day of Iune 1623. haue herevnto caused their legall Seale to be affixed.

Teste Edw: Collingwood Secrē. [332]

S^r Iohn Dāuers mouinge the Court in the behalfe of m^{rs} Nuice late wife of Deputy Nuice deceased in Virginia touchinge his request vnto the Companie As also in the behalfe of a gentleman that had taken much paines in expediting those Letters w^{ch} it pleased the Lord Keeper to write for the Companie (as they desired) it beinge also formerly ordered some ||Reward|| should be given him; The Court thought fitt to referr both request to the farther consideracon of the Counsell at their next meetinge.

In regard of the often waightie and vrgent occasions of callinge Courte in the longe vacačon, when comonly most gentlemen do withdrawe themselues into the Country (whereby it falls out oftentimes that a sufficient number of the Counsell cannot be had in Towne to make a Court to the great preiudice of the Companies buissinesses then hapeninge and requiringe consultačon and present resolučon) to supplie w^{ch} Defect the Counsell havinge recomended to the last Court fower able gentlemen whereof three were Cittizens who by reason of their continuall livinge in Towne and neare dwellinge to the place where the Courte are kept It may be presumed they will §be ready to§ affoord

456

their attendance as there shalbe occasion, and be carefull of y^e Companies buissinesses w^{ch} as private Members they have so diligently followed the names of w^{ch} gentlemen were these vizt.

m^r Scot	m ^r Wheatley
m ^r Bland	m ^r Berblocke

who beinge put to the question were by a generall ereccon of hands chosen of the Counsell, and the rather in reguard there might fall out some vrgent occasions requiringe their attendance and service in this longe vacacon: It was likewise moued and thought fitt they should repaire to the Lord Chamberlen to take the oath of a Counsello^r.

These Patents followinge beinge formerly ordered to be drawne vp and this afternoone examined by a Coñfittee before the Court began (who comparinge them found them agreeable to former President?) were nowe put to the question and ordered to be sealed vizt:

A Patent to m^r Io: Zouch.

A Patent to m^r Edward Prinn.

To m^r Clement Dilke.

To m^r Iohn Procter each of them vndertakinge to transport one hundred psons with sufficient prouisions and necessaries for the cultiuatinge of their owne land.

Richard Andrewes and Erasmus Snellinge Cittizens of London peticoninge for leaue that John Procter might be allowed their Atturney to receaue §a§ recompence of one Hugh Crowder in Virginia beinge of good estate in satisfaccon of 21ⁱⁱ they have paid for him vpon Bond to one Robert Broakbancke of London Butcher: The Court hath graunted their request and ordered that the Gouernor should be entreated to assist m^r Procter herein as there shalbe occasion, that the Petitioners may be releived accordinge to equity.

AT A COURT HELD ON TUISDAY IN THE FORENOONE THE FIRST OF IULY i623

Present.

Sr Edw: Sackuill.Sr Walter Earle.Sr Iohn Dãuers.Sr Tho: Wroth.Sr Iohn Ogle.Sr Sam: Argall.Sr Nath: Rich.Sr Sam: Argall.

m ^r Nicho: ffarrar	Deputy.		Capt: Bargraue.
m^r White.	m ^r Paulavicine.		m ^r Steward.
m ^r Tomlins.	m^r Io: f	farrar.	m ^r Meuerell.
m ^r Winckfeild.	m' Garr	ett.	m ^r Moorewood.
m ^r Gibbs.	m ^r Barb	o ^r .	m ^r Ditchfield.
m ^r Binge.	$\mathbf{m}^{\mathbf{r}} \mathbf{B} \mathbf{e} \mathbf{r} \mathbf{b}$	locke.	m ^r Downes.
m ^r Woodnett.	m ^r Edw: Waterhowse.		m^{r} Hackett.
			m ^r Tobias ffelgate.
m ^r Woodall.	m ^r Witherall.	m ^r Tatam.	m ^r Rolfe.
m^r Sheldon.	m ^r Couell.	m ^r Dike.	m ^r Webbe.
m ^r Geo: Smith.	m ^r Newport.	m^{r} Ewens.	m ^r Widdowes.
m ^r Withers.	m ^r Rider.	m ^r ffelgate.	m ^r Budge.
m ^r Kirby.	m ^r Procter.	m ^r Carles.	m ^r Scott.
m ^r Nicholls.	m ^r Copland.	m ^r Cuffe.	w th others.
m ^r Shippard.	m ^r Moore.	m ^r Ley.	
m ^r Rayner.	m ^r Viner.	m ^r Barker.	[333]

 M^r Deputy acquainted the Court that havinge receaued a Life from one m^r Peasely (a Servaunt of m^r Secretary Caluerts) signifyinge in his M^r name that he with some fewe others was to attend the lord \mathfrak{C} on the Monday followinge at Whitehall; Accordingly he there attended their Lp^s before whome beinge admitted their Lp^s signified that they had bin informed by the private Letters that came by the last Shipps from Virginia that his Ma^{ties} Subjects there were in a verie great want and like to be starued; An Abstract of w^{ch} Letters the Comissioners had presented vnto them, w^{ch} they caused to be read at the Bourd, wth w^{ch} informacon their llp^s said, they were satisfied so farr as that they did belieue the Colony to be in great extreamity, and therevpon comaunded a Court to be ealled as this day, and the Companie to be made acquainted wth the report of the said Letters (by readinge the abstract vnto them,) whereby havinge informed themselues of the miserable estate of the Colonie, they may consider howe to send a present supplie vnto them and hereof to bringe their Aunsweare this Afternoone.

The Court herevpon caused the said Abstract to be read: w^{ch} donne the Companie entred into a serious consultacon howe to raise a Supplie, to w^{ch} purpose although divers proposicons were made, yet none of them could be resolved on, in reguard of the shortnes of the time they had nowe to consider of it; wherefore it was generally agreed in the end, that this Aunsweare followinge should for the present be returned to their Lp^e.

> The humble Answeare of the Virginia Companie beinge assembled in a generall Court held the j^o Iuly i623 to the right Hono^{ble}: the Lord¢ of his Ma^{ts} most Hono^{ble}: Priuy Counsell.¹

The Companie havinge taken \parallel into consideracon \parallel yo^r Lo^{ps} Comaund of speedie sendinge supplies of victual and provisions to Virginia doe finde not onely divers Hundred ℓ wilbe supplied by their perticuler Adventurers but also sundrie perticuler persons from their frend ℓ .

And for the generall supplie they have had proposicon of vnderwritinge a large Magazine, but many Difficulties arisinge herein, they were not able to come to any finall conclusion this day (the Court beinge very thinn through the shortnes of the warninge) and do therefore humbly desire respitt vntill friday next to consider and aduise thereof that a large and full Court may be assembled and the rest of the Aduenturers aequainted therewith.

¹A copy of this document is in the Public Record Office, State Papers, Colonial, Vol. 11, No. 34. See List of Records, No. 530, Vol. I, page 177, *ante*.

460 RECORDS OF THE VIRGINIA COMPANY

But whereas there are divers persons indebted to the Companie vpon subscriptions, w^{ch} moneyes are longe due and amount to a verie great Some; if it might please yo^r Lo^{ps} that some speedy course might be taken to cause those that are so indebted to pay their said Somes: there would be a verie valuable Some raised aswell for the present as future occasions w^{ch} they humbly submitt to yo^r Lo^{ps} most honorable consideracon. [334]

At a Court held for Virginia on ffriday in the forenoone the 4° Iuly i623¹

PRESENT.

Ea: of Dorsett. Lo: Cauendish. S^r Edw: Sackuill. S^r Rob: Killigrewe. S^r ffranc: Leigh. S^r Sam: Argall.

m ^r Tomlins.	m ^r Edwards.	m ^r Leuer.	
m ^r Nicho: ffarrar deputy .	m^r Boothby.	m^r Scott.	
m ^r White.	m ^r Hobbs.	m ^r Sherowe.	
m ^r Copland.	m ^r Sheldon.	m^r Collett.	
m ^r Withers.	m ^r Rider.	m ^r Swinhowe.	
m ^r Io: Smith.	m ^r Moore.	m ^r Mullins.	
m ^r Caswell.	m ^r Moorer.	m ^r Stone.	
m ^r Paulavicine.	m ^r Caswell.	m ^r Procter.	
m ^r Barbo ^r .			
mr Cuffo			

m^r Cuffe. m^r Baldwin. m^r Webbe. m^r Percy. m^r Ley. m^r ffothergill. m^r Geo: Smith. m^r Hackett. m^r Moorewood. m^r Downes.

¹ The original (?) of this court is among the Ferrar papers, in the handwriting of the sixth copyist. The list of names is omitted. See List of Records, No. 539, Vol. I, page 179, *ante*. M^{t} Deputy signified that accordinge to the order of the last Court he presented to the Lord \mathfrak{C} of his Ma^{ts} Priuy Counsell the Companies Aunsweare touchinge their Lo^{ps} comaund for a present supplie to be sent to Virginia, but their Lo^{ps} seemed not to be well satisfied therewth but required the Companies present resolucion what course they could propound for the speedy releiunge of the Colonie w^{ch} they conceaued to be at this time in a verie great want and extreamity: And therefore willed them to consider of it and to bring their Aunsweare as this day accordinge to their Lo^{ps} comaund

M^r Deputie said the Companie had considered of it at the last Court propoundinge two wayes w^{ch} seemed verie feazeable for raisinge of a present supplie namely by sendinge of a Magazine for releyvinge the Companies Tenant¢ and secondly by meanes of such voluntarie supplies as perticuler Societies and private Adventurers would send to their owne people: To w^{ch} end he said there were two severall Roll¢ Drawne vp w^{ch} were nowe presented in Court: wherevnto for asmuch as it appeared that divers had already vnderwritten good Somes, it moved others by their good example to vnderwrite freely and liberally.

Their was likewise presented a Third Roll in open Court for the other side w^{ch} opposed the Companie to vnderwrite whome S^r Edward Sackuill earnestly moued they would do somethinge toward \mathfrak{C} this generall Supply intended in reguard they knowe so well the State of the Colony to be such as they had great need of it and had also much pressed before the Lord \mathfrak{C} that a Supplie might be sent.

M^r Caswell beinge proposed for Treasuror for the Magazine was by a generall ereccon of hand¢ chosen and appointed therevnto accordingly.

It was likewise vpon močon agreed and ordered by erecčon of hand (that accordinge to those head (nowe propounded by the Lo: Cauendish the Counsell should be entreated to drawe vp a short Declaračon to be presented to the Lord (of y^e Counsell to shewe that the fault of this supposed want in the Colony is not to be imputed to the present Gouerment of the Companie here. [335]

RECORDS OF THE VIRGINIA COMPANY

AT A COURTE HELDE FOR VIRGINIA ON WEDNESDAY IN THE AFTERNOONE THE 9 OF IULY 1623.¹

Present

Lord Lawar. S^r Edward Sackvill. S^r Ihon Dauers.

m^r Carew Rawleigh. m^r Deputy. m^r White. m^r Tomlyns. m^r Ihon Farrar. m^r Ghibbs. m^r Wrott. m^r Shephard.

m^r Byng. mr Capt Harvy. m^r Pallavacyne. m^r Nichols. m^r Withers. m^r Caswell. m^r Iadwyn. m^r Meverill. m^r Wheately.

m^r Roberts. m^r Leauer. mr Hurd. m^r Woodall. m^r Hobbs. m^r Delawne Iun. m^r George Smith. m^r Hackett. m^r Procter. m^r Rolfe. m^r Webb.

m^r Ayscough. m^r Sheldon. m^r Newport. m^r Ewens. m^r Edward Waterhouse. m^r Ryder. m^r Moore. m^r Barkly. m^r Rolfe. Wth diuers other. m^r Barkely. m^r Fotheringill. m^r Collett. m^r Stewarde. m^r Sharrow.

m^r Vyner.

m^r Woodnett.

¹The handwriting changes with this court to that of Nicholas Ferrar. The original (?) of this court is among the Ferrar papers, in the handwriting of the sixth copyist. See List of Records, No. 541, Vol. II, page 179, ante.

M^r Deputy acquainted the Compagny y^t according to the direction of the last courte hee presented to the Lords of his Ma^{ts} Priny Counsell a shorte declaration v^t was then ordered to bee drawen upp wherin amongst other things was signifide of the Compagnys intent to sende a speedy suply to Virginia according to there Lordps commaund and v^t by two ways namely by way of a Magazine and secondly by meanes of those ¹ suplies y^t would bee sent by private Adventurers to there owne people in Virg: to w^{ch} purpose a greate sum was already underwritten in each Roll. But ther Ldps conceaued that this would not bee sufficient unless the whole Compagny bee ordered to contribute there parts towards the raysing of a stock according to the number of each mans shares by rating them at 20^s—or at least at x^s—p share And that by order of the loards to bee compelled to pay the same notwthstanding uppon farther weighing of those reasons then delivered agaynst this Course there Lorps were pleased in fyne to leave it to the Compagny to order the same by a generall Consent not doubting but they y^t had soe well begunn would farther proceed to the raysing of a sufficient suply.

The Courte taking this into there Consideration after mature debate it was at lenght moued and thought fitt that there should bee seuerall Rolls made to the intent that the Adventurers might chuse there owne Tresurors wthout w^{ch} liberty men would not Adventure wheruppon it was ordered that the Officer should carry the Roll to such Adventurers as are in towne and in the Compagnys name to sollicite them both for the weightiness of the present occasion and likewyse for the satisfaction of his Ma^{ty} and the Lods to underwrite liberally.

Vpon Captayne Haruys motion and request for a Commission for his shipp the Southhampton y^t is to carry passengers and goods to Virginia order was given for drawing vpp his Commission for his sayde shipp and to seale the same.

¹Written over the word "the" by the reviewer.

At a Courte helde for Virginia on Wednesday the 6 of August 1623 In the Afternoone

Present

S ^r Ihon Dauers.	m ^r Barbor.	m ^r Ed. Bennett.
m ^r N. Farrar Depty.	m ^r Blande.	m ^r Caswell.
m ^r Ghibbs.	m ^r Palmer.	m ^r Barker.
m ^r Ihon Farrar.	m ^r Widdows.	m ^r Waterhouse.
m ^r Bing.	m ^r Withers.	m ^r Hobs.
m ^r Pallavacyne.	m ^r Freake.	m ^r Leigh.
·		m ^r Procter.

$\mathbf{m}^{r} \mathbf{M}$ oorewood.	
m ^r Sharrow.	
m ^r Trulove.	
m ^r Vyner.	
Capt. Smith.	
m ^r Meverill.	
m ^r Kirby.	
W th divers others.	[336]
	m ^r Sharrow. m ^r Trulove. m ^r Vyner. Capt. Smith. m ^r Meverill.

Forsoemuch as there had beene some Intermission of Courts since the 9th of Iuly last m^r Deputy acquaynted the Compagny wth the cause therof as having hapened ¹ partly through the frequent keepinge of the Sommer Iland \mathfrak{C} Court \mathfrak{C} for the Dispatch of the Gouernor and other Officers nowe goeinge to the Sumer Iland \mathfrak{C} and partly for that no buissines of importance fell out in that time that might necessarily occasion the callinge of a Court:

This beinge signified he caused to be read divers peticons presented some of them at this Court and some formerly w^{ch} beinge read and considered of by the Court they were appointed to be recommended

¹At this point the handwriting returns to that of the sixth copyist.

and ordered as may appeare by their severall orders vpon each peticon engrossed ||together|| in a booke for that purpose ||appointed|| to be kept.

A močon was made for the release of one Grigory Dorey nowe a Servaunt to the Companie in Virginia for that (§as§ it is informed) he beinge by chaunce present at the departure of a Shippe from Grauesend to Virginia was there taken into the said Shippe and so sodainely carried away to Virginia against his will: The Court beinge desirous to vnderstand farther of the trueth hereof thought fitt the said Dorey should make his case knowne by peticon to the Gouernor of Virginia and vpon certificate returned the Companie would Do him all right wth fauo^r.

M^r Deputie vpon request moued the Court that Comissions might be graunted to these severall Shipps now preparinge to goe for Virginia.

To the George for transportinge of Passengers onely. To the Hopewell whereof Iohn Hart Maister To the Iacob To the Marmaduke To the Hopewell whereof Iohn Prynn owner and M^r

The Court ordered the said Comissions to be drawne vp, ||and sealed|| and also desired and authorized m^r Deputy ||and the Secretarie|| to Drawe and Seale Comissions for any other Shipps that should Desire to goe to Virginia between this and the next sittinge of the Court in Michalmas Terme.

M^r Deputy moued that in reguard most gentlemen and Cittizens do vsually repaire into the Country at this time of the yeare, whereby but fewe of the Counsell or Companie would be in Towne that therefore after the buissines in hand were ended the keepinge of Court might be put of and respited till the next Terme w^{ch} močon was generally agreed vnto and ordered accordingly wth reservacion neuertheles that in the meane while it should be free for the Deputie to call extraordinary Court (if any vrgent occasion did require soe. [327] S^r Iohn Dauers acquainted the Court that he had receaued from M^{rs} Nuice the late wife of Deputy Nuice deceased in Virginia wherein shee requested that the Companie in tender regard of her great losse by the late Death of her said Husband (beinge nowe left Desolate and comfortles in a straunge Country farr from all her freud() they therefore would please to graunt her that fauo^r that shee might still enjoy the movtie of those Tenante labors that belonge to her Husbande place w^{ch} if he had lived had of right bin Due vnto him vntill such time as they shall Dispose of the said place: m^r Deputie also signified that m^r Pountys in his letter to him comendinge much the Gentlewomans good carriage and charity to divers in that Countrie, did wth much earnestnes desire the same fauor of the Companie in her behalfe: Wherevon the Court takinge it into their consideracon conceaued her request to be verie reasonable and did therefore generally agree it should accordingly be remembred in the generall letter to the Counsell there.

W^{ch} beinge inserted therein the said Ire was read and beinge approued was ordered to be signed by m^r Deputy and wittnessed by the Secretary in the name of the Companie and so sent by the Hopewell nowe ready to Depart for Virginia.¹

Whereas Divers Propositions were nowe made in Court for the settinge of some certaine price vpon Corne in Virginia whereby to encourage the Planters to plant Corne there in aboundance and after all reasons heard and Debated and the greatest Difficultie that appeared beinge howe to assure the Planters (in case they should have store of Corne) that the same should be taken of their hands at a sett price: The Court differinge much in opinion about this matter did at length agree to referr it to a Comittee to consider further thereof and therevpon nominated

m^r Scott	m^r Procter
m ^r Withers	m^{r} Caswell
m ^r Barbo ^r	m ^r Widdowes
m ^r Bland	\mathbf{m}^{r} Rider
m ^r Roberte	m ^r Stephens

¹This letter is referred to in List of Records, No. 554, Vol. I, page 180, ante.

IX. Writing of the Sixth Copyist (not identified)

Being page 337 of Volume II of the original MS.

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IX. Writing of the Sign (Larging 1) at a critical)

M. S. S. R. M. B. M. M. N. T. N. S. S. S. S. M. S. M.

Jason Dawiss requeries go come god he has served from all " Ninis' 47 take wife of Ocputy Nuice Sourch & Virginia where ghe providers god by bremani in the bruis request of Br gases to Br life of the Dock of the find Hulter to before some life offices and come forether in foreauning Guindley for from all the files, goy exporters more plant to granule the tops found ages ghe might gain miny top another of Grafs timesty labor to grant to the Husbands plant with if he have tied had at right for Due and them Contes for for all they shall sipold of the fail where : M. Depictit alfo fight to de the Denter is his last to be failed and and where is the begins all all the former of the faile is his last to be the faile of the office of the second of the former of the faile of the faile of the faile of the faile of the former of the faile an Na tar - 1. N. G. C. ant mean Mar Levis ni his lesser to him orthing in in if this at the and good raceing and of the Companie in the behalf " Mil have some toris part Defar to fame for the in painters the set be to genivally agon is ghould asservingly bo pomember a los genivale lesser to lar n n 🔪 🤉 n ni Gome Ree law ! With brings inforter for and for road no and Brings appround not out and Company and to fine & the Ator soil none party to Dipart for reinginia . 1 Server & 1 Whiterast Dinert Deropositions nove nove made and for by filings of for storbain's print infor Goon in Mirginia whis sy to encourage go planters to plant Good forder of allowed about all stored ford back and Dibabed and go gratigs Dificultis goal appeared Anite how to a fue go planting totic hands it a first gries : the bourd Diffirming min minim about got & mabbin did at long by again to referre it to a Compter to compare for get Giriof and Goodbors me South m. Locar no wicker p. ?. Cafwill m? Darks me. Widdowid me Filer me Bland-Who and appointed to mailes at one Diquery Account to maroon about g - by morning to compiler of forme cove to horse spor fand many to speak and remains to to frand for Sissier of Ading & mos yo Gouafiel of Virginia about it and to borne fuer none min ab they shall find be night good mi and say an agaings and bin provide afor films of to good good and los it to of you orose groute and not of bradd nog the fudiant whereof the and to shit it by Company how by Go figs this pring are Durghy . I I have the addies come the of Det: 1623 prist in Down of Guges and nt arist aller and m to Amon fair May me They wir cuit dist . 1 afashan) , and Colfingioval Argante" -

Who are appointed to meete at m^r Deputy ffarrars to morrowe about 9 in the morninge to consider of some Course howe the same may be effected and accordingly to frame some Letter of Aduise vnto the Counsell of Virginia about it and to acquaint it wth the Companies inclinacion to furnish hereafter wth Virginia Corne such newe men as they shall send the next years in case they can against that time prouide themselues of so good store and that it be of their owne growth and not by trade wth the Indians whereof they are to certifie the Companie here by the first Shippinge accordingly.

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE 15 OF OCT: i623

PRESENT

\mathbf{S}^{r}	Io: Dauers.
\mathbf{S}^{r}	Roger Twisden.

S^r Sam : Argall. Do^r Gulstone.

m ^r Nich : fferrar deputy.	Capt: Martin.	m ^r ffletcher.
m ^r Tomlins.	Capt: Baylie.	m ^r Constable.
m ^r Io: ffarar.	Capt: Bargraue.	m ^r ffreake.
m ^r White y ^e Lawyer.	m ^r Shippard.	m ^r Tho: Waterhouse.
m ^r Binge.	m^r Scott.	m ^r Wiseman.
m ^r Paulavicine.	m ^r Viner.	m ^r Nicholls.
m ^r Wolstenholme.	m ^r Moorer.	m ^r Geo: Smith.
m ^r Wilmott.	m ^r Swinhow.	m ^r Woodall.
m ^r Keightley.	m ^r Bull.	m ^r Owen Arthur.
m ^r Bland.	m ^r Copland.	m ^r Sheldon.
m ^r Caswell.	m ^r Bickeley.	m ^r Seaward.
	m ^r Raugley.	m ^r Edwards.
m ^r Sherowe.	m ^r Perry.	m ^r Couell.
m' Iadwin.	m ^r Berkley.	m ^r Woodnutt.
\mathbf{m}^{r} Collett.	m ^r Winckfeild.	m ^r Ewens.
m ^r Paulson.	m ^r Morison.	m ^r Rogers.

m ^r Cartwright. m ^r ffr. Waterhowse. m ^r Cuffe. m ^r Rider. m ^r Barker. m ^r Gough. m ^r Dike. m ^r Ditehfeild.	m ^r Mace. m ^r Morgan. m ^r Colethurst. m ^r Wilkins. m ^r Abr: Downes. m ^r Swaine. m ^r Sparrowe.	m ^r Eldred. m ^r Hickford. m ^r Stubbs. m ^r Geeringe. m ^r Tucker. m ^r Tho: ffletcher. m ^r Morgan.
m' Humfrey May m' Ascough. m' Truloue. m' Kirby. m' Palmer. m' Hurd.	•	rt Moorewood. C. w th diuers

m^r ffelgate. mr. D'Lawne.

m^r Caninge.

[338]

 M^r Deputie acquainted the Court that by Comaund of the Lord \mathfrak{C} of the Counsell himselfe wth some fewe others of the Companie had attended their Lo^{ps} at White hall on Wedensday last where their Lo^{ps} first Demaunded of him an Accompt whither the Supplies of Meale and all ||other|| things (accordinge to the vnderwriting \mathfrak{C} formerly presented vnto them) were sent to Virginia for reliefe of the great necessities and Distresse wherein they had bin informed the Colonie stood, where-vnto his Aunsweare was, that he conceaued, that all things promised by the Companie to their ll^{ps} had bin performed with a verie large aduantage.

Afterward their llp^s propounded vnto him some other verie waightie proposicons: w^{ch} his humble request vnto their ll^{ps} was, might be drawne up into an order of that Bourd that so he might present it vnto the Companie w^{ch} their ll^{ps} were pleased fauourably to condiscend vnto, and havinge sent him the order, he said he need not himselfe speake anythinge, since they should heare most fully from the order it selfe w^{ch} was read beinge as followeth.

468

This Day the Deputie and divers of the Adventurers and Companie of Virginia were Whitehall the 8th called to the Board, vnto whome their llps declared that his Matte havinge taken into his October i623 Princely consideračon the distressed estate of that Colonie and Plantačon occasioned Lo: Keeper as it seemeth by miscarriage of the Gonerm^t in that Companie, w^{ch} cannot well be Lo: President remeaded but by reduceinge the Gouerm^t into the hand ζ of a fewer number of Lo: Visc: Grandi-Gouernors neare to those that were in the first Patents of the¹ said Plantačon, but son especially to be prouided that the interest of all Aduenturers and private persons Lo: Carewe whatsoeuer shalbe preserved & continued as they are, hath therefore resolved by a m' Secr: Caluert newe Charter to appointe a Gouernor twelue Assistante resident here in England Mr of the Rolle vnto whome should be comitted the Gouerment of that Companie and Colonie, w^{ch} Gouernor and Assistants his Ma^{tie} wilbe pleased to nominate and make choise of the first time, and afterward the eleccon of the Gouernor to be in this manner vizt: The Assistant to present the names of three to his Ma^{tie} of whom his Ma^{tie} wilbe pleased to nominate one to be Gouernor and the Assistant to be chosen by the greater part of the Gouernors Assistant for the time being the names of them to be chosen beinge first presented to his Ma^{tio} or to this Bourd to be allowed or disallowed by his Ma^{tio} And the Gouerno^r and six of the Assistant to be changed thus once in two yeares: And his Matte is pleased that there shall resident in Virginia a Gouernor and Twelue Assistant to be nominated by the Gouernor and Assistant there resident they presentinge their names to his Matte or this Board that his Matte may allowe or disallowe of the same: And as the Gouerno^r and Assistant^e resident in Virginia shall have Dependance and relacon to the Gouernor and Assistants resident here: So the Gouernor and Assistant here shall have relacon and Dependance on this Bourd, whereby all matters of importance may be Directed by his matter at this Bourd: And that in the same Charter his Matie purposeth to make the like graunt (as well of land (as of fraunchises and other benifitte and thinge as were graunted in the former Charters \mathbf{w}^{th} Declaracon that for the setlinge and establishing of private interest of all men this newe Companie shall confirme or newly graunt vnto them the like interest as they enioy by Graunt order or allowance of the former Companie: And therefore the said Deputy and other of the said Companie were by their [339] Lop⁹⁸ required to assemble a Court on Wedensday next therein to resolue whither the Companie wilbe content to submitt and surrender their former Charters and accept of a newe Charter wth the alterations about mentioned and to return their Aunsweare w^{th} all expedition to this Bourd his Ma^{tte} beinge Determined in Default of such submission to proceed for the recallinge of the said former Charters in such sort as shalbe just,

Vera Copia.

Io: Dickenson.²

¹ Written over the word "that."

³The original manuscript of this order is in the Public Record Office, State Papers, Colonial, Vol. II, No. 45. For citations of other drafts and places of publication, see List of Records, No. 570, Vol. I. page 182, ante.

W^{ch} order beinge read three severall times the Companie seemed greatly amazed at the Proposition, so as no man spake therevuto for a longe time, At length m^r Deputy desired them to be thinke themselues in so waightie a buissines what aunsweare they would give him to returne with to their Lo^{ps} w^{ch} their Lo^{ps} would expect vpon ||the|| ffriday followinge; Wherevpon it was by divers one after another aunsweared that the matter was of such consequence and waight as they had noe power to give aunsweare vnto in this Court beinge but an ordinary Court w^{ch} by his Ma^{ts} Letters Patents are onely enhabled to handle and order casuall and perticuler occurrences and accidentall matters of lesse consequence and waight, but all waightie affaires and perticulerly all things concerning the manner of Gouerment were restrained by precise words in the Letters Patents to the Quarter Courte, wherefore duringe the Patent was in force they might not in this ordinary Court take upon them any such authority to determine such a matter as this beinge of the highest nature that ever was propounded to them: And herevpon the Letters Patents were called for and found to agree exactly wth what had bin alledged: It was also further alledged howe inviolably and exactly they had alwayes made their practise aunsweareable herevnto not takinge liberty to themselues so much as to giue a share of land but in a Quarter Court: And further it was alledged that whereas beside the new Aduenturers (w^{ch} cannot be thought to be lesse then fower or fiue hundred) and all the Planters in Virginia w^{ch} are equally enteressed in his Ma^{ts} graceous Letters Patents there were neare 1000 psons named in the Letters Patents themselues to whome the Graunt was made whereof there was not iudged to be thirty present in Court:

Wherefore the Companie conceaued themselues even in conscience bound not so sodainely to passe awaye all their interest but rather to be humble peticoners to their Lo^{ps} vpon these iust ground that their Aunsweare might be respited vntill the Quarter Court w^{ch} was not verie farr of; Against w^{ch} time they should have leasure to consider well of so waightie a buissines, And a verie large and generall Somons might be given to all men to appeare then wth perticuler intimacon of the buissines to be Determined to the intent that they might be the rather induced to affoord their presence w^{ch} if they did not they should be wthout excuse for ever after complayninge. But some fewe moued that they would rather in conformity to their Lo^{ps} order presently surrender their Charters and professed themselues very willinge to surrender it:

Wherevpon the Court desired m^r Deputie to make two Proposicons questions according to the two severall Proposicons. [340]

ffirst whither the Companie at this present Court would surrender vp their Charters to have a newe Patent accordinge to such alteracons as were menconed in their \mathbb{H}^{ps} order It beinge thus put to the question there were onely 8 hand (held vp for a present surrender.

Secondly it beinge put to the question whither the Companie would rather humbly desire respite of their Lo^{ps} till the next Quarter Court for the reasons w^{ch} had bin alledged, to make aunsweare to the Proposičon The Court by a generall erecčon of hand((the former eight onely excepted) agreed to petičon the Lords for respite till their next Quarter Court: And therevpon caused the Aunsweare followinge to be Drawne vpp in presence of the Court w^{ch} beinge afterward(read and approved was ordered to be delivered to the Lord(in the name of the Companie w^{ch} Aunsweare doth here ensue.

> The most humble Answeare of the Company for Virginia assembled in a Court held on Wedensday in the Afternoone the 15 of October 1623.¹

The Companie for Virginia beinge assembled accordinge to yor Lo^{ps} coñiaund and havinge vuderstood yor $\|llp^s\|$ order conteyninge a Proposičon for the giving vp of their Charters; Conceaue it in divers respect to be of such $\|great\|$ waight and consequence as by speaciall lymitačon of their Letters Patents is restrained onely to the Determinačon of a Quarter Court: wherefore as also in reguard there was not at present assembled aboue one hundred and twenty psons, whereas beside the newe Adventurers and Planters in Virginia (w^{ch} are all equally interessed wth them therein) his Ma^{ts} Letters Patents are graunted to aboue one thousand persons of higher and inferio^r ranke by their perticuler names as also vnto threescore senerall Companies of the Citty of London and other corporate Townes therein menčoned: The Companie then assembled most humbly beseech yo^r ll^{ps} to give them respitt vntill the next Quarter Court the 19th of Nouember w^{ch} is the soonest time the said Letters Patents gives them power to make further Aunsweare herein and against w^{ch} more generall Soñons shalbe given.

¹See List of Records, No. 574, Vol. 1, page 183, ante.

The Court also ordered that there should be a verie perticuler Somons of all the Aduenturers against the next Quarter Court w^{ch} was to be the 19th of Nouember that further Aunsweare might be made vnto their Lo^{ps} concerning this waightie $\frac{Pp}{P}$ Proposition In w^{ch} reguard it was ordered that the officer that warned them should give them especiall notice of the buissines and desire them in the Companies name not to faile to be present: It was also thought fitt that all the Lord ℓ and great Officers free of this Companie should be against that day acquainted wth the buissines and respectively invited to affoord their Hono^{ble} presence: And for this m^r Waterhowse and the Secretary were appointed by this Court. [341]

An extraordinary Court Held on Monday in the forenoone the 20th of October 1623.

S' Tho: Wroth. S' Samuell Argall	m ^r Draper. m ^r Cuffe.	m' Kirby. m' Sharrowe.
m ^r Deputie.	Capt: Io Martin.	m ^r Bland.
m ^r Winkefeild.	m ^r Rich: Edwards.	m ^r Scott.
m' Chetley. m' Paulavicine.	m ^r Wiseman. m ^r Hacket.	m ^r Caninge. m ^r Boothby.
m ^r ffreake.	m ^r Raughley.	m ^r Eldred.
m ^r Copland.	m ^r Edw: Waterhowse.	m ^r Mouse.
ın ^r ffarrar.	m ^r ffranč: Waterhowse.	$\mathbf{m}^{\mathbf{r}}$ Wither.
m ^r Seaward.	m ^r Tho: Waterhowse.	m ^r Swaine.
m ^r Taylo ^r .	m ^r Meuerell.	m ^r Widdowes.
m ^r Roberts Iuñ. m ^r Buckeridge.	m ^r Truloue.	m ^r Caswell.

m^r Kightley. m^r Sherwood. m^r Wood. m^r Bickley. m^r Ley. m^r Woodnut. m^r Edward m⁹cht. m^r Biddolph.

m ^r Morgan.	m ^r Straunge.
m' Shippard.	m ^r Peirce.
m ^r Ewens.	m ^r Mease.
m^{r} Colethurst.	Molasco y ^e Polander.
m ^r Watson.	Martin an Armeanean.
m ^r Clarke.	w th Diuers others whose names
m ^r Woodall.	were not taken but their number
m^{r} Collett.	was about 70.
m^{r} Stubbs.	
m ^r Rider.	

 M^r Deputie acquainted the Court that himselfe wth some fewe others of the Companie had presented to the Lords of the Counsell on ffriday last at Whitehall the Companies Aunsweare to there ll^{ps} Proposition touchinge the surrendringe vp of their Charters, but their ll^{ps} seemed not satisfied therewith as appeared by another order which he had since receaued from their Lo^{ps} w^{ch} had occasioned the sodaine callinge of this present Court, their ll^{ps} expectinge this Day a direct Aunsweare from the Companie touchinge their former Proposition the Coppie whereof doth here ensue:

AT WHITEHALL THE 17th of October i623¹

PRESENT.

Lo: Arch=bishop of Canterbury.

Lo: Treasuror.Lo Visc: Grandison.Lo: President.Lo: Chichester.Ea: Marshall.mr Treasuror.Ea: of Carlile.mr Secrē Caluert.Ea of Kelly.mr Channcellor of ye Exchequor.The Mr of the Rolls.Mr of the Rolls.

This Day the Deputie and others representing the Bodie of the Virginia Companie, did in conformity to the order they had receaued exhibite at the Board

¹This order is recorded in the Register of the Privy Council, James I, Vol. Vl, p. 126. For citation of other drafts and places of publication of the order, see List of Records, No. 576, Vol. I, page 183, ante. their Aunsweare to that w^{ch} accordinge to his Ma^{ts} pleasure their Lo^{ps} had both propounded vnto them Viua Voee and also declared by an Aet of Counsell Dated the Sth of this Moneth whereof a Coppie was Deliuered them, in w^{ch} doth manifestly appeare his Ma^{ts} graceous intencon and Royall care of the Plantacon both generally for the pointe of Gouerment and perticulerly for the conservinge of every mans private interest, now for a such as the said Aunsweare is mearely Dilatory, the said Deputie and the rest pretendinge thereby that by reason of a limitacon in their Patent they may not handle matters of that nature and waight but at a Quarter Court w^{ch} will not be vntill the 19th of Nouember next their Lo^{ps} beinge no wave satisfied wth this pretence and considering that his Ma^{ty} expecteth a speedie Account of the [342] proceedinge in this buissines w^{ch} also in its selfe requireth all expidicon in reguard of the importance and consequence thereof have therefore ordered and expressely charged the said Deputie and the rest, that they assemble themselues againe forthwith, and on Monday next in the Afternoone w^{ch} wilbe the 20th of this Moneth deliuer a cleare direct and finall Aunsweare to that w^{ch} had bin before propounded and was this Day reitterated vnto them: Vzt whither the same Company wilbe content to submitt and surrender their former Charter and accept of a newe Charter with the alteracons menconed in the foresaid Act of Counsell and to this purpose the Deputie was likewise comanded to propound the question to the said Companie in those cleare and plaine termes, in w^{ch} it was Deliuered.

Ex^t. I. Dickenson

Which order beinge twice deliberately read after some pause and dispute had by both parts m^r Deputie put it to the question in the verie words expressely sett downe in the said order vizt

As many of you as be content to submitt and surrender the Charters you nowe have and accept of a newe Charter with the alteracons mentioned in the aforesaid Act of Counsell hold vp yo^r hands to w^{ch} only nine ||hands|| were held vpp.

Againe as many as will noe, hold vp their hands: to w^{ch} there was a generall ereceon of hands of the whole Court: the aforesaid nine onely dissentinge: wherevpon the Aunsweare followinge was drawne in presence of the Court and beinge read was generally approved and ordered to be delivered to the Lords in the name of the Companie the Coppie whereof doth here ensue.

The most humble Aunsweare of the Virginia Companie to the Right Hono^{ble} the Lords and others of his Ma^{ties} most Hono^{ble} Priuy Counsell¹

The Companie of Virginia beinge assembled the 20^{th} of October i623 accordinge to yo^r Lo^{ps} comained and the Deputie havinge put to the question yo^r Lo^{ps} Proposition in the Direct words that y^{or} Lo^{ps} comanded their were onely nine hands for the delivery vp of the Chres and all the rest (beinge about threescore more) were of a contrary opinion.²

At a Court held for Virginia on Wedensday in y^e Afternoone the 22th of October i623

PRESENT.

m ^r Deputy.	m ^r Mace.	m ^r Cuffe.	m ^r Iadwin.
m ^r Binge.	m ^r Collett.	m ^r Sharrowe.	m ^r Ley.
m ^r Io: ffarrar.	m ^r Wheatley.	m ^r Webbe.	m ^r Geo: Smith.
m ^r Swaine.	m ^r Budget.	Capt: Bargraue.	m ^r Bennett.
m ^r Sheppard.	m ^r Seaward.	m ^r Rider.	and some 10 more
Capt. Martin.	m ^r Dike.	m ^r Bull.	that went away
			the Court sod-
			ainely risinge be-
			fore their names
			could be taken. C ^r .
			[343]

Mr Deputie acquainted the Court ||Company|| that since the delivery of the last Aunsw^r to the Lords of the Counsell the 20th of this Moneth touchinge the surrendringe vp of their Charters he had receaued from m^r Dickenson the Clarke of the Counsell another order from their Lo^{ps} bearinge date the same day wth intimac̃on that their Lp^s did require it to be forthwith published to the Companie: In reguard whereof he

¹ A copy of this document is in the Public Record Office, State Papers, Colonial, Vol. II, No. 47.

²A schedule of the names, together with the votes as here cast, is cited in List of Records, No. 579, Vol. I, page 183, *ante*.

caused this present Court to be assembled wherevpon the order was presented and read beinge as followeth.

AT WHITEHALL THE 20TH OF OCTOBER i623.¹

Present

Lo: Arch=bishop of Canterbury.		
Lo: Keeper.	Ea: Marshall.	
Lo: Treasuror.	Lo: Vise: Grandison.	
Lo: President.	Lo: Chichester.	
Lo: Priuy Seale.	m ^r Secrē Caluert.	
The Master of the	Rolla	

The Master of the Rolls.

Whereas their llps were this Day informed that there is a great discouragement Amongst many Adventurers of the Plantačon in Virginia by reason of the intended reforminge and chaunge of the Gouerment, wherevpon they are fearefull to prosecute their Aduentures, so as it may occasion some stopp of those Shipps weh are nowe ready fraughted and bound for that Country; Although their Lo^{ps} maruell that any should be so farr mistaken considering the Declaracons y' haue bin made at the Bourd Viua Voce as also by an Act of Counsell and otherwise yet for the better satisfyinge of those, who either through error or mistakinge or through the vntrue suggestions of others have conceaned any such feare or Discouragement, their Lops do thinke fitt hereby to Declare againe that there is no other intencon then meerely and onely the reforminge and chaunge of the present Gouerment, whereof his Matie hath seen so many bad effect (as wilbe to the endangeringe of the whole Plantačon, if it continue as it is; neuertheles for somuch as it concerneth the private interest of any man his Mats royall care is such that no man shall receaue any prejudice but shall have his estate fully and wholly conserved, and if in any thinge is be defectine better to be secured, so as they need not apprehend any such feares or other inconvenience but contrariwise cheerefully to proceed: It is [therefore] ordered by their Lops and thought fitt to be published to the Companie that it is his Mats absolute Comaund that the Shipps web were intended to be sent at this time to Virginia and are in some readines to goe be wth all speed sent away for the reliefe of those that be there and the good of that Plantation and this to be presently donne wthout any Stoppe or Delay: Ex^t lo: Diekenson.

¹A copy of this order by Thomas Collett (?) is among the Ferrar Papers, Magdalene College, Cambridge. It is indorsed in the autograph of Sir Edwin Sandys as follows: "Order of the LL in the Busines of Va." The order is recorded in the Privy Council Register, James I, Vol. VI, p. 131. For citation of other drafts and places of publication, see List of Records, No. 578, Vol. I, page 183, *ante*.

476

W^{ch} order beinge twice read the Court generally agred and ordered that publique notice of this his Ma^{ts} pleasure should be given accordingly to all such owners and M^{rs} of Shipps w^{ch} were knowne to have any Shipps preparinge to goe for Virginia. [344]

AT A COURT HELD FOR VIRGINIA ON WEDENSDAY IN THE AFTERNOONE THE 12 NOUEMB: i623

PRESENT

Lo: Lawarr.	S ^r Sam : Argall.
S' Io: Dãuers.	S ^r Walter Earle.

m ^r Nich: ffarrar.	m ^r Io: Cuffe.	m ^r Balmford.
m ^r Io: ffarrar.	m ^r Rider.	m ^r Kirby.
m ^r Tomlins.	m ^r Nicholls.	m ^r Truloue.
m ^r White.	m ^r Woodall.	n ^r Moorewood.
m ^r Gibbs.	m ^r Widdowes.	m ^r Geo: Smith.
\mathbf{m}^{r} Binge.	m ^r Bromefeild.	m ^r ffreake.
m ^r Paulavicine.	m ^r Woodnutt.	m ^r Mole.
Capt: Martin.	m ^r Edw Waterhowse.	m ^r Collett señ.
m ^r Wrote.	m ^r Swaine.	m ^r Sharrowe.
m ^r Keightley.	m ^r Wreosley.	m' Rossingham.
m ^r Baynham.	Martin Armenean.	m ^r Caswell.
m ^r Ewens.		
m ^r Barbo ^r .	m ^r W ^m Browne.	m ^r Spruson.
m^r Geo: Smith.	m ^r Rich : Bennett.	m ^r Barkham.
m ^r Tho Waterhowse.	m ^r Newport.	m ^r Berkeley.
m ^r Hackett.	m ^r Edwards.	m ^r ffeatley.
m ^r Sparrowe.	m ^r Morris.	m ^r Webbe.
m ^r Hurd.	m ^r Copland.	With divers others.
m ^r Elkington.	m ^r Scott.	
m ^r Ley.	m ^r Truloue.	
m ^r ffran : Waterhowse.	m ^r Shippard.	
m ^r Risely.	Capt. Brewster.	
Polander.	-	

 M^r Deputie acquainted the Court with two thing ℓ , first with the good newes that was come from Virginia by the Shipps lately returned from New-England (where a Pynnace from Virginia arrived before they came away,) and brought divers perticuler Letters that do import thus much; namely that the Colonie in Virginia haue recouered health, that they were in hope to have a plentifull harvest of Cane and Tobacco that Opachankano is slaine and as some affirme 150 of his great men and that o' English were then goeinge out againe to pursue the rest of them: and to distroy their Corne: w^{ch} newes is also confirmed by divers that came home in the said Shipps and that there was hope they should recease a more perticuler relacon hereof by the generall Letter to the Companie that came in the Paequett that was nowe in the Comissioners hand ℓ : Yet in the meane time having by so many and vndoubted wayes vnderstood the same confirmed he said he thought it fitt to impart it to the Court that wth him they might all praise God.

Hee further acquainted the Court that since monday last himselfe and diuers members of the Companie had bin served wth processe out of the Kings Bench by vertue of a Quo warranto prosecuted by m^r Atturney against the Companie, the Teno^r of w^{ch} Quo warranto was to knowe by what authority they claime to be a Companie and to have and vse those liberties and priviledges as are related in the said Quo waranto, and most of them taken for those w^{ch} are contayned in his Ma^{ties} Letters Patents vnto the Companie: Of w^{ch} Quo warranto he presented two Copies in Court the one in latin and the other in English;¹ wherevpon the Companie desired that in English might be read w^{ch} being Donne the Companie conceauinge and acknowledginge this legall manner of proceedings to be faire and with much fauo^r from his Ma^{tie} desired the Defendants to take espeacial care of the buissines as beinge the Companies cause although prosecuted by perticuler names, their Patent beinge called in question w^{ch} they conceaue was therefore to be pleaded.

¹ A copy of the English version of the Quo Warranto is among the Ferrar Papers, Magdalene College, Cambridge. The writ, together with the pleadings and the judgment, is recorded in the Coram Rege Roll of the Kings Bench, James I, 21st yr. Michaelmas Term, Roll, No. 1528, Membranes 39–63. See List of Records, No. 585, Vol. I, page 184, *ante*.

And further as touchinge the charge of this suite (w^{ch} was conceaued would be verie great) it was generally thought fitt it should be borne by the Companies generall Stocke, and therevpon vnanimously agreed and ordered by a generall ereccon of hand((not one dissentinge) that what Disbursements should be made by the Defendants and others in this suite (prouided it were for the Companies cause and Defence and not for matters that vpon the issue shall fall vpon perticuler psons and their Accons) should be ||duely|| repaid vnto them by the Companie. And it was likewise ordered that the entertayninge of Counsell

And it was likewise ordered that the entertayninge of Counsell Atturneyes C^r in this buissines should be left to the choise and care of the Defendant^c.

S^r Iohn Dauers and m^r Tomlins were entreated by the Court to speake with S^r Henry Martin Iudge of the Admiralty to desire that fauo^r of him as to respite his ||the|| further proceeding in the cause between Wye and the Companie (nowe Dependinge before him) vntill the said Wye returne into England from beyond the Seas.

M^r Deputie informed the Court that his Ma^{ties} Comissioners intendinge to meete on ffriday next to consider of such References as came from the Lord ℓ vnto them; Amongst w^{ch} the case of the Polander and that of the Widdowe Smalley were nowe come to their hand ℓ to be examined: Had therefore warned him and such others as the Companie should thinke fitt to attend them that day (they havinge nowe the Companies book ℓ returned vnto them from the Lord ℓ :) The Court herevpon praid m^r Deputie to attend them accordingly as being best acquainted wth the passages of their Court ℓ concerninge them. [345]

M^r Hackett desired in the behalfe of m^r Morgan that whereas there was a Debt longe due vnto him from the Companie since there was no ready money to discharge it, he might have the Companies Seale for security.

M^r Deputie likewise moued in the behalfe of his Brother and himselfe that having eengaged themselues divers wayes for the Companie and laide out much money since the last Accompt it would please the

480 RECORDS OF THE VIRGINIA COMPANY

Court to thinke of some course for their discharges as soone as might be and that in the meane space they might have the Companies Seale §to§ secure them for such moneys as they had disbursed since the last Audite and likewise to save them harmeles from all engagem^t wherinto they had ruñ for the Companies cause onely and by their order as namely for the ffrenchmen C^r.

The Officers likewise to whome there are much wages due desired the like consideracon and care as namely the Secretary, Husband, Bookeeper, and Beadle: And m^r Deputie acquainted them with a peticon of ffrancis Carter in this kinde who elaimeth 60^{li}, but it beinge late the Court would not heare it read but it was conceaued most fitt and requisite to give the severall pties satisfaccon in this kinde till the Companie could make them payment: And therevpon it was by a generall ereccon of hands ordered that vpon due examinacon and proofe of the pticulers alledged the Seales should be given the next Quarter Court and in the meane space the Auditors were entreated to meete concerning these matters and to sett them straite and ||to||Drawe vp such Draught for the severall securities as were fitt to be passed in the Quarter Court.

 M^{r} Iohn ffarrar moued that whereas the Companie had out of their loue & approbacion of his service bestowed vpon him 20 shares great shares It would nowe please the Court to confirme them vnto him in the next Quarter Court vnder their Seale.

And that whereas likewise there was due vnto him ¹ shares of land for about 40: psons sent, those psonall shares might be reduced vnto great shares vizt enery two psons to make one great share of old Aduenture: The Court condiscended to both these močons and the Auditors were intreated to consider of fitt Drafts thereof against the next Quarter Court and such as might serve for others in the like cases.

A fre from an vnknowne pson beinge presented to the Court and read wherein was enclosed two peeces of gold of 40° for a Sermon to be preached this yeare (as was the last) before the Companie: It beinge

 $^1\,\mathrm{A}$ blank space in the manuscript.

481

taken into consideracon it was thought fitt (and so agreed) the Sermon should be respited for a time in reguard of the present troubles of the Companie.

M^r Caswell prayinge allowance for the money he disbursed ouer aboue that he receaued of the Companie for their last Sermon feast at Marchantaylo¹⁹ Hall beinge then their Steward was referred to the Auditors to be farther considered of.

A PRÆPARATIUE COURT HELD ON MONDAY IN THE AFTERNOONE THE 17th OF NOUEMBER i623

Present

the Right Hono^{ble} Lo: Padgett. S^r Walter Earle.

m ^r Nich: ffarrar Dp̃ty.	m ^r Barbo ^r .	m ^r Geo: Smith.
m ^r Iohn ffarrar.	m ^r Caswell.	\mathbf{m}^{r} Scott.
m ^r Tomlins.	m^r Newport.	\mathbf{m}^{r} ffelgate.
m ^r Binge.	m^r Berkeley.	m ^r Balmford.
m' Shippard.	m ^r Bromefeild.	m ^r ffreake.
m ^r Wheatley.	m ^r Wreosly.	m ^r Rider.
m' Paulavicine.	m ^r Bennett.	m ^r Cuffe.
	m ^r Steweard.	m ^r Sparrowe.

m ^r Gilbert Moorewood.	m ^r Hackett.
m ^r Kirrell.	m^r Russell.
m ^r Robbins.	m ^r * * Waterhowse.
m ^r Colt.	with some fewe others.
m ^r Woodall.	
m ^r Roberts Iuñ.	
m ^r Marmad : Rayner.	

The Co^{rt} held on Wedensday the 12th of Nouember was read and by a generall ereceon of hands approved to be rightly sett downe.

16456-vol 2-06-31

 M^r Deputie acquainted the Court if it pleased the Comissioners on ffriday last to pmitt the readinge ouer of the generall Letter to the Companie from the Gouernor and Counsell of Virginia w^{ch} did beare Date the 5° of Iune last w^{ch} havinge diligently observed and since also havinge conferred wth some others then plaent he said he would the deliver the contents thereof vnto them

The Ire was from S ^r ffrancis Wyatt	Rog^{r} Smith	
Geo: Yeardley	Io: Pountys	
Io: Pott	Raph Hamer	
Geo: Sandys	Christo: Dauison	
	And directed to t[he]	[346]

Ea of Southampton and the rest of the Lorde of the Counsell for Virginia: And began thus That by a succesfull Stratagem they had not only regained their people but cutt of divers of the Indian Kinges and great Comaunders: Amongst whome they are confident that Opachankano was one it beinge impossible for him to escape, beinge the designe was chiefely on his person and that exposed to the principall danger: That having held them in a longe hope of Peace they had gained the knowledge of their places of residence and that their Corne was nowe so forward as it was to late for them yoon this fresh occasion to remove so that they doubted not to give them shortley a blowe that shall neare or altogether ruinate them: That the fort goeth on cheerefully (considering the number of their people and the many imploym^{to} they have besid(:) And two thousand acres of land ||of inheritance || should be sett out for such as shalbe willinge to plant about it there beinge land enough: And the like respects for all parte where Citties and fortified Townes are to be built: They wish also that Martins Hundred might be taken into reguard because it greatly importeth the security and plentie of the Plantacon and wthall the distruccon of the Sauadges in that they shall have thereby a neare passage to their principall Seates and the better comand both of that and the other River w^{ch} they wish might be supplied and that speedily with great numbers to make good their nowe inhabited Seate and that

also §of§ Chescack, And that if a Pale were sett to run between, it would gaine the whole fforest and make it inaccessable to the Sauadges, And they aduise that the Comanders be agreed with, for a yearely rent by the Pole: They desire likewise to knowe the Companies pleasure (because it is not mentioned in their Instructions) whither they may make prise of such Dutch and ffrench as they shall finde to trade with the Sauadges within our Limitts.

Lastly they certifie that the whole Collony God be thanked have recovered health and that nothinge wants more then sodaine and great Supplies of People well furnished to give perfeccion to this noble Accon And so ended their letter, whereat the Companie did much reioyce praisinge God for soe good newes.

And one m^r Raymond likewise beinge nowe present in Court acquainted the Companie that he was in Virginia in May last when I=otan the great Kinge sent to S^r ffrauncis Wyatt word that if he would send vp some ten or twelue Englishmen vnto him he would deliuer all the rest of the Captine English he had and would also deliuer his Brother Opachankano who was the Autho^r of the Massacre into the hands of the English either aliue or dead: And some fower dayes before that, he the said Raymond came from Virginia, Captaine Tucker with some Twelue more was gonne to do this exploite w^{ch} nowe it seemed by the Report of this Letter was performed.

The Companie beinge informed that the foresaid generall letter was still in the Comissioners hands desired m^r Tomlins and m^r Copland to repaire vnto them sometime to morrowe and to entreat them that the Companie may have the originall or at least a Coppie thereof to be read at their Quarter Court for the generall satisface on of all men.

Whereas the Companie heretofore in a thankfull acknowledgem^t of the great & extraordinary care and paines that the Right Hono^{ble} the Ea: of Southampton and S^r Edwin Sandys haue taken for the good of the Companie and aduancement of the Plantacon did giue vnto each of them 20 shares of land of old Aduenture: It was nowe moued that the said shares might be confirmed vnto them vnder the Comp^a Seale w^{ch} mocon the Court generally condiscended vnto and therevpon desired

m^r Tomlins	m ^r ffelgate
m ^r Bromfeild	m ^r Seaward
m ^r Copland	or any two of them

to meete at m^r Deputies to [347] morrowe about 10 of the Clocke to ioyne wth the Auditors and Comittees about y[•] preparing of some fitt Draft^{ℓ} against the Quarter Court for that purpose as also for drawinge vpp of those seu⁹all Securities that were appointed to be donne at the last Court w^{ch} seuerall thing^{ℓ} were ordered to be passed at the Quarter Court.

And whereas it was also moued by some of the Aduenturers of the Blomery worke that they might have a Patent wth a full proporcon of land due for their Aduenture and for the number of persons that they have already or shall hereafter transport for aduancement of that worke: The Court generally agreed therevoto recomending it to the care of the former Comittee to conceaue the forme of a Patent and to make it ready against the Quarter Court: And also to thinke what further benifitt or priviledge the Companie might graunt voto them w^{ch} they were willinge to doe, so much they prized and esteemed this Supplie.

 M^r Berkley presented his petičon to the Court w^{ch} beinge read the Court thought fitt to referre it to the consideracion of the former Comittee who are to certifie their opinions what they shall think fitt to be donne therein.

The Court havinge considered also of ffrauncis Carters peticon are pleased this offer be made vuto him. vizt that for the 60^h remayninge due for his wages he shall have five shares of 12^h 10^e p share and shall likewise have given him eight shares more in reward of his good service wherewith the Comittee are to make him acquainted and if he shalbe contented therewth the Comp doth promise they shalbe confirmed vuto him at their next Quarter Court.

A QUARTER COURT HELD FOR VIRGINIA ON WEDNESDAY IN THE AFTERNOONE THE 19TH OF NOUEMBER 1623.¹

Present

the Right Hono^{ble} Lord Lawarr. S^r Thomas Wilforde. m^r Spencer.

m ^r Deputy.	m ^r Casewell.	m ^r Sparrow.
m ^r Garrett.	m ^r Blande.	m ^r Cartwright.
m ^r Wrote.	m ^r Whitley.	m' Gibbs.
m' Io: fferrar.	m ^r Sheldon.	Cap ^t Bargraue.
m ^r Iohn Smith.	m ^r Newporte.	m ^r Scott.
m ^r White.	m ^r Thornhill.	m ^r Hobbs.
m ^r Bynge.	Cap ^t Martin.	m ^r Copeland.
m ^r Tomlyns.	m ^r Woodall.	m ^r Rogers.
m ^r Palavicine.	m ^r Purchas.	m ^r Edwar:Waterhouse.
m ^r Balmforde.	m ^r Russell.	m ^r Hurd.
m ^r Bromfeilde.	m ^r Leauer.	Cap ^t Smith.
m ^r Wrothsly.	m ^r Cuffe.	m ^r Hackett.
m' Sheppard.	m ^r Viner.	m' Mullins.
m' Ryder.	m ^r Seawarde.	m ^r Selby.
m ^r Berkley.	m ^r Barkham.	m ^r Rich: Bennett.
m' Swinhoe.	in Suranum.	in ition. Pointoit.
m owinnoo.		

m ^r Keightley.	the Polander.
m ^r Martin.	m ^r Wiseman.
m ^r Colthurst.	m ^r Woodnott.
m ^r Withrall.	m ^r Nicholls.
m ^r Rich: Perry.	m ^r Robins.
m ^r Eldred.	m ^r Couell.
m' Edwards.	m ^r Ewens.

¹ With this court the handwriting changes to that of Thomas Collett (?).

m ^r Willmor.	m ^r Kirrell.
m ^r Collett.	m ^r Thomson.
m ^r Pruson.	m ^r Tho: Waterhouse.
m ^r ffreake.	m ^r Barker.
m ^r Berblock.	m ^r Meuerell.
m ^r Norwood.	m ^r Bull.
m ^r Bolton.	m ^r Berkley.
m ^r Elkinton.	w th divers others. [348]

The Preparative Court held the 17th of this monneth was read and by a generall erection of hands approved to be rightly sett downe.

In w^{ch} Court m^r Deputy haueinge made a breife Relačon of y^e Contents of the generall letter from the Counsell of Virginia vnto the Company here (as haueinge read itt before his Ma^{ties} Comissioners on ffryday last) hee did now signifie that since that time itt had pleased the Comissioners vppon request of the last Court, to send him the Originall letter itt selfe that itt might be read att this present Court (requyringe itt to be afterward returned vnto them againe) Whervppon the said letter was read the Coppie wherof doth here ensue.

Right Honoble Cr.

4.5

Wee have by a succesfull stratagem not onely regayned our people but cutt off some kings and divers of the greatest Comaunders of the Enemie, amonge whome wee are assured Opachankano is one, itt beinge impossible for him to escape the designe beinge cheifly vppon his pson and y^t happilie exposed to the greatest damger. By holdinge them in a long hope of peace, wee have come to knowledge of their places of residence and their Corne is now see forward that itt is to late for them vppon this fresh occasion to remove see that wee doubt not to give them shortlie a blowe, that shall neer or altogether ruinate them.

The florte goeth cheerfully on for the nomber of our people and y^e many services they are to be imployed in, and wee conceave itt would be of speciall Consequence if you would be pleased to graunt a Comission for 2000 Acres of hand of inheritance to such as shalbe willinge to plant about itt, w^{ch} the Societie may well spare, there beinge Land enough besides, and better then that for Ten Thousand Planters.

Wee desire yo^u wee may have yo^r Peremptory answere to this povnte for the faylinge of the like to divers of our letters, hath been a great hinderanee to our pceeding. The like respect must be had to all pts wher Citties & ffortified Townes are to be built, there being many fitt places for y^t purpose in this River, and many forward Planters already want roome to seate on. Martins Hundred also would be taken into yo^r regard w^{ch} greatly importeth the securitie and plenty of this Plantacon and wthall the Destruccon of y^e Sauages in y^t wee shall have herby a swifte passage to their principall Seates & the better comaund both of this and the other River; W^{ch} must be supplyed, and y^t speedilie, wth greater nombers y^t may make good this their now inhabited seate & y' of Chescack a pale beinge runn between, wins the wholl fforrest and makes itt inaccessable to the Salvages. An excellent place and not fitt to be lefte vnpeopled any longer. And to thend their badd returnes may no longer discourrage them were thinke itt the best course, both for themselvs their Officers, and servants, that y^e Comaunders be agreed wth for a certaine rent yearly, for everie on by the Poll, y' shall live vndertakinge allso for all public charges and advancem^t of Staple Comodities. Men seasoned & experienced in this Countrie wilbe fittest to Comaund, by this means they may allose have a Stocke of Corne to vietuall such people as they shall send ouer hearafter to the great diminucon of their charges: The like course wee could wish might be taken wth other Societies (as wee haue formerly advised for y° Companies Tenants) submittinge our opynions to yor better iudgm^{ta}.

Wee desire to know yor pleasures since itt is not menconed att all in yor Instruc- Endorsed. To cons haveinge been doubted by divers & leave not graunted by any late Comissions, whether wee shall make prize of such Dutch and firench as wee shall ampton we oth finde to trade wth y^e Salvages wthin our lymite.

The Colony god be thanked hath recovered health, & nothinge wants more of ye Noble min then suddaine & great supplies of people well furnished to give pfeccon to this ed Adventurers noble Action, wherin wee beeseech the allmightie to prosp yor and our endeavpany. ours, Thus wee humbly take our leaves & remaine. Att yor Comaunds.

Ivne vº 14th 1623.

Iohn Pountes. Christ. Dauison: Roger Smith Fra: Wyat: George Yeardly Georg Sandys John Pott [349]

Captaine Martin as before the readinge of this generall letter, soe nowe againe moved verie earnestlie that the three letters he presented to m^r Deputy might be publiquely read in Court, sayinge they were Coppies of pryvate letters that came from Virginia, dated in Ivne & Inly last Butt the Court vnderstandinge they were onely Coppies and not y^e Originalle did generally hould itt vnfitt they should be read.

right honob* Earle of Sout ye Lds & to ye r ye Virginia Con Notwithstandinge forasmuch as Cap^t Martin still pressinge the readinge of them, m^r Deputie putt itt to the question, and by a generall erection of hands (except one that dissented) they were denyed to be read.

After this m^r Deputie plasented to the Court flower severall Draughts w^{ch} the apoynted Comittee by order of the last Court had drawne vpp and caused to be engrossed beinge these w^{ch} followe.

ffirst a Confirmation of Twentie shares to the Right hono^{the} the Earle of Southampton, w^{ch} the Company in a thankfull acknowledgment of his noble Deserts and meritts both from themselvs and the Plantačon (they haueinge no other means to express their love) haue given vnto his Lo^p. A Coppie wherof doth here ensue.

This Indenture made the Nineteenth day of Novembr Annº 1623, and in ye years of the Raigne of our Soveraigne Lord Iames by the grace of God kinge of England Scotland fraunce and Ireland defendour of the flayth C^r (vizt) of England ffraunce and Ireland the one and Twentieth And of Scotland the Seaven and ffiftieth: Between ye Treasuror and Company of Adventurers & Planters of the Cittie of London for the ffirst Colony in Virginia of the one ptie and the Right Honoble: Henry Earle of Southampton of the other ptie Wittnesseth that wheras the right Honoble: Henry Earle of Southampton hath ever since the eight and Twentieth day of Ivne Ann^o 1620 vntill this present pformed the place of Treasuror of his Company, wth singuler wisedome pvidence and Care and much Noble paines and Industrie and wth vnquestionable integritie to the Advancement of the Plantačon & full sattisfaccon of vs the Company: Now know yee yt wee ye said Trer and Company in testimony of our due thankfullnes and approbacon of his Noble Deserts and Merritts from vs the Company heere and from the Plantačon in Virginia haueinge no greater means to express itt. Doe by these presents give & graunt to y^e said Henry Earle of Southampton his heirs and Assignes for ever Twentie shares of Land Old Adventure in Virginia to be taken in such place no others right beinge pludieed and att such time as hee or they shall think effitt: To be held by him and them wth all those priveledges, ffreedomes & imunities w^{ch} belonge to shares of old Adventure for w^{ch} Twelue pounds tenn shilling chath been paid: In wittness and Confirmacon wherof the said Treasuror and Company to one pt of this Indenture haue sett their Legall and Comon seale And to the other pt therof the said Right Hono^{bre}: Henry Earle of Southampton hath sett his hand and Seale: Given in a great and generall Quarter Coort of the said Trer and Company the day and year first aboue written.

W^{ch} beinge Read and approved was by a generall ereccon of hands (noe one dissentinge) ordered to be sealed. [350]

The second was likewise a Confirmacion of Twentie Shares vnto S^r Edwin Sandis w^{ch} the Company had formerlie given him as a testimoney of their love and thankfullnes for his extraordinary well Deservinges of the Company and Plantacion, both before and in the time of his Treasurorshipp and since as will more att large appeare by the Graunt itt selfe wherof y^e Coppie doth here ensue.

This Indenture made the Nineteenth day of Nouemb^r 1623. And in the years of the raigne of our Soveraigne Lord Iames by the grace of God kinge of England Scotland ffraunce and Ireland Defendour of the ffayth C^r that is to say of England ffraunce and Ireland the one and Twentieth and of Scotland the Seaven and ffiftieth: Between the Treasuro^r and Company of Adventurers and Planters of the Cittie of London for the ffirst Colony in Virginia wth the advise and Consent of y^e Counsell for the same on the one parte. And S^r Edwin Sandys of Norbourne in the Countie of Kent knight on the other part.

Wittnesseth that wheras wee the saide Treasuro^r Counsell and Company in a great and generall Quarter Court held for Virginia the second of May 1621; in regard of the extraordinary well Deservings of the saide S^r Edwin Sandis and his continual constant endeavors both before and in the time of his Treasurorshipp to vphold and advance the Plantačon by his Industrie Care and providence thought fit then in his absence especially to shew some testimoney of our love and thankfullnes (though no waies able to gratifie his paynes in y^t ample manner measure as hee had deserved.) And thervppon did bestow Twentie shares of Land vppon him for the present till better means might accrue, that might enhable vs to be further thankfull vnto him: Nowe knowe yee that wee the said Treasuror, Counsell and Company haveing ever since had farther experience of his great loue and zeale to y^e buisines of the Plantacon by many faithfull Counsells and endeavours pformed on his pt to the full sattisfaction of ||vs|| the Company in all things and by a most assured testimoney of his integritie and fidelitie have graunted and confirmed [willingly eondiseended vnto the request made in his behalf and do. by these prints do graunte [ratifie] and Confirme vnto the said S^r Edw: Sandis [and] his heirs and assigns for ever the said Twenty Shares of old Adventure in Virginia To be taken in such place wher no others right might be [being] pludieed and at such time as hee or they shall thinke fitt. To be held by him and them wth all those pryveledges freedomes and Immunities w^{ch} belonge to Shares of old Adventure for w^{ch} Twelue pounds tenn shillings hath been paide: In Wittness and Confirmacon where f the said Treasuror and Company to the one pt of this Indenture haue sett their Legall and Comon Seale And to the other pt therof the said S^r Edwin Sandis hath sett his hand and Seale. Given in a great and generall Quarter Court of the said Treasuro^r and Company the day and year first aboue written.

 W^{ch} beinge read and approved the Court vnanimouslie agreed and ordered by a generall ereceon of hands, (except 5 that dissented) that the said Graunt should be sealed. [351]

The third was likewise a Confirmacon of Twentie Shares vnto m^r Iohn fferrar, w^{ch} the Company had allso formerlie given him in testimonyall of their thankfull acknowledgm^t and approbacon of his good and faithfull service pformed for the Company in the time of his Three years Deputiship and since as more fully appears by the said Graunt wherof the Coppie doth here ensue.

This Indenture made the Nineteenth day of Novemb^r 1623 And in the years of ye Raigne of our Soveraigne Lord lames by the grace of God kinge of England Scottland flraunce and Ireland Defendor of the flayth Cr. That is to say of England ffraunce and Ireland the one and Twentieth and of Scotland the seaven and fliftieth Betweene the Treasuror and Company of Adventurers and Planters of the Cittie of London for the ffirst Colony in Virginia, wth the advise and Consent of the Counsell for ye same on the one pt and Iohn fferrar of London Cittizen & Marchant on the other ptie: Wittnesseth that wheras wee the said Treasuro^r Counsell and Company did in a great and generall Quarter Court held on ye Two and twentieth day of May in the year 1622 giue and bestow vppö [[nir]] Iohn fferrar late Deputie. Twenty shares of old Adventure in testimoniall of our thankfull acknowledgm^t, and approbacon of the great and faythfull service pformed by him in the place of Deputie duringe the time of three years w^{ch} hee served in that place. And further ordered that togeather wth y^e guift itt selfe, itt should be entred in our Court booke that wee conceaved his merritts soe greate, as if our greatest liberallytic had not by our Lawe been bounded wthin the Compasse of Twentie shares wee would have extended itt w^{th} [to] a farr larger proporcon. Now know vee that vppo the humble peticon of the said Iohn flerrar That the said guifte of Twenty shares may be confirmed vnto him vnder our Comon Seale: Wee the said Treasuror and Company haveing ever since vntill this time had further experienc of his great love and zeale to the Plantacon, by the exceeding paines, Cost & charges w^{ch} the said Iohn fferrar hath vndergone for the advancem^t of the said Plantačon, to y^e full sattisfacčon of vs the said Treasuror and Company in all things and full assured testimoney of his fidelitie by the fayre orderly and

pfect Accompts of all monneys Receaved and Disbursed by him, w^{ch} haveinge passed all manner of Tryall requyred, hee y^e said Iohn fferrar hath his Quietus est given vnto him vnder our Coñon Seale: haue willinglie condissended vnto his humble request and doe by these β sents ratefie & confirme vnto the said Iohn fferrar and his heirs for ever. Twentie shares of old Adventure in Virginia to be taken in such place no others right beinge β ludiced and att such time as hee or they shall thinke fitt, and to be held by him and them wth all those pryveledges, ffreedomes and imunities w^{ch} belonge to shares of old Adventure for w^{eh} Twelve pound¢ Tenn shilling¢ hath beene paide In wittness & Confirmačon wherof the said Treasuror and Company to y^e one pt of this Indenture have sett their legall and Coñon Seale, and to the other pt therof the said Iohn fferrar hath sett his hand and seale. Given in a great and Generall Quarte^r Court of the said Treasuror and Company the day & year first aboue written.

 W^{ch} beinge read after a good pause and no man takinge excepcion therevuto m^r Deputie puttinge itt to y^e Question itt was vnanimously agreed and Ordered by a generall ercector of hands (one onely Dissentinge) that y^e said Graunt should be sealed. [352]

M^r Deputie presented likewise an Accompt of his Receipts and Disbursments made since the Auditinge of his former Accompt w^{ch} the Audito^{rs} and Comittees haveinge lately before examined and Audited had in the foote therof made this Reporte followinge.

This Accompt as well what hath been therin Disbursed wthout pticuler warrnt as well as by warrnt was Audited by vs the 18th of November 1623: Soe that wee finde y^t Nicholas fferrar hath Disbursed for the Virginia Company since his last Audite.

	11	8	a
ffirst as appeareth on the other side	48:	14.	06—
And more as appeareth on this side	25:	05.	08—
More restinge Due on his form ⁹ Accomp ⁴ Audited the 12 th of May 1623	05:	14.	08
Soe that we finde due to him from the Company this 18 th of Nouemb ^r 1623			

Iohn Dauers. Patrick Copeland. Richard Casewell. Iohn fferrar. Iohn Bland. Isack Seaward. Richard Wiseman. M^r Deputie herevppon acquainted the Company that y^e Audito^{re} and Comittee aforenamed accordinge to the Order of the last Court had drawne vpp the forme of a Securitie to be passed vnto him vnder the Seale aswell for repayment of the said sume of 79^u: 14^s: 10^d due vnto him as allso for what further engagments himselfe and his Brother haue since the Auditinge of his former Accompt or shall herafter runn into for the Companies cause and by their Order A Coppie of w^{ch} securitie is here incerted.

To all to whome these plats shall come The Treasuror and Company of Adventurers and Planters of the Cittie of London for y^e first Colony in Virginia send Greetinge Wheras by testimoney vnder ye hands of the Auditors and Comittees dated the 18th of November 1623, itt hath appeared to this Court y^t Nicholas Ferrar Deputy of the said Company hath since the Twelth of May last togeather wth what remayned due vnto him Disbursed the some of Seauentie Nine pounde, ffourteen shillings & Tenn pence by good and sufficient warrnt and for the especiall service and behoofe of the said ||generall|| Company: Wee therfore the said Treasuror and Company Doe by these present? acknowledge ourselvs indebted vnto y^e said Nicholas fferrar the some of 79^{li} 14^s 10^d, And Doe binde our selvs and Successo¹⁹ to pay and sattisfie vnto the said Nicholas Ferrar the said sume of 79": 14°: 10^d And wheras ffurther the said Nicholas fferrar, and John fferrar his brother late Deputy of the Company Doe stand ingaged for the payment of divers Sume of monney for wages to severall psons and others for the onely Debt and behoofe of vs the said Company, into w^{ch} engagement they entred att the entreatie of vs the said Treasuror and Company: Now know yee that wee the said Treasuro^r and Company, doe for our selvs and Successors pmise Covennt and agree to keepe and saue harmeless y° said lohn and Nicholas fferrar their Executors administrato¹⁵ and assignes from all such severall engagm¹⁸ as they haue entred into for our service and behoofe and to cause the said Somes as they shall respectively growe ||fall|| due to be truly paid and discharged, and for ||the|| further securitie [353] of the said Nicholas and Iohn fferrar in y^e premises, wee doe hereby order & agree that itt shalbe lawfull and ffree for the said Iohn and Nicholas

fferrar to take and receave to their owne prop vse and behoufe all such Debts monneys or goods as belong §to§ vs the said Company and they can procure or receave and to dispose and sell them till they be fully sattisfied and discharged of ye monney alredy layd out or that herafter vppon their engagement? for our behoufe and service they shall lay out vntill they be fully sattisfied and paid all such somes together wth all interests and damages that shall arise therby. And itt is ordered and agreed that the Acquittances of the said §Nicholas &§ Iohn fferrar shalbe a sufficient discharge vnto all such as shall pay them any monneys vntill the aforesaid Debts and engagements be fully sattisfied & cleered And in Confirmacon of the premises wee haue caused our Comon and Legall Seale to be herevnto affixed. Given in a great and generall Quarter Court held for Virginia the Nineteenth of Nouember 1623: And in the years of the raigne of our Soveraigne Lord the Kinge of England ffraunce and Ireland the one and Twentieth, and of Scotland the seven & ffiftieth.

W^{ch} beinge read the Court approved and by a generall erection of hands (one onely dissentinge) ordered itt to be sealed.

M^r Casewell likewise acquainted the Court, that wheras hee wth on other were appoynted Stewards for pyidinge the Supp kept att Marchant Taylo¹⁸ Hall the last years for the Company, and for defrayinge the charge of the said Supp haveinge Disbursed all the monneys hee receaved from the Adventurers (as appeared by a pticuler Accompt there f long agoe psented) hee had been lately arrested by a Poulterrer for certaine monney due to him vppon that Acc^o and therby forced to pay to him and others to the Sume of 14^{h} : 17^{s} . 00 more then hee receaved, for repayment wherof for soe much as the former Court had Audited ordered hee should have securitie vnder the Companies Seale, hee prayd itt might be expedited and passed accordinglie by Order of this Court W^{ch} request the Court takinge into Consideracon and thinkinge itt a most vniust and vnworthie thinge that hee beinge specially requested to vndergoe that troublesome Office, and haueinge pformed itt soe well to their good Content should be soe much Dampnified, did therevppon Order and agree by a generall erection of hands

RECORDS OF THE VIRGINIA COMPANY

(except three that dissented) that his securitie should be forthwth Drawne vpp and passed vnder the Companies Seale for repayment of the said sume of 14ⁿ: 17^s 00^d out of such monneys as should com into the generall bodie of y^e Company. And further that the Companies good acceptance of his eare and paines in that service was such as deserved a pticuler acknowledgment of thank from them.

The next thinge taken into Consideracion was that waightie Proposicon lately made by the Lords of the Councell vnto the Company touchinge the surrendringe vpp of their Charters: [354] Concerninge w^{ch} and that itt might be the better vnderstood what had formerlie passed these severall Courte of the 15th, 20th and 22th of October were read as allso that of the 12th of this plaent moneth Wherby itt appeared that although the Company in their answere would have referred their resolucon touchinge the said Proposicon till the Determinaçon of this Quarter Court yett their said Answere was not accepted by their LL^{ps}: and since that time another course was now taken to bringe that buisines to a Legall tryall as appeared by the Quo warranto prosecuted by m^r Atturney against the Company. Soe that it was conceaved that it was too late and out of season to take that Propsicon againe into a fresh Dispute as was desvred by some; butt rather to consider whither this Court would confirme the proeeedings of the former Courts touchinge the aforesaid Proposicon, and soe holde to the Plea of their Charters w^{ch} were now questioned. Whervppon after mature Deliberacon m^r Deputie att the desire of the Court putt itt to the question, and by a generall erection of hands (seaven onely dissentinge) the Court vnanimously agreed and ordered that the preedings of the aforesaid Courts touchinge the not surrendringe vp of their Charters should hereby be ratified and eonfirmed.

Itt was allsoe propounded, that for the better prosecution of soe waightie a buisines (w^{ch} would require often and serious Consultačon,) that a large Comittee might be appoynted to Consult and gine Direcčon as often as Occasion should be offered. W^{ch} Proposičon the Court

conceavinge to be verie important and of great necessitie did thervppon agree and order by a generall ereccon of hands (five onely dissentinge) that the Grand Comittee formerly appoynted should take care to dyrect all matters requisite & appteyninge to that buisines. And that thervppon the Deputie should have authoritie to sumon them att all times or such parte of them as hec should thinke meete.

A močon was likewise made y^t the Lords of the Counsell might be humbly petičoned by the Company for restoringe their Books and writings wherby they might be the better enhabled to prepare their proofs and make their Defence in that waightie cause now in hand, w^{ch} Močon the Court well approved of, and thervppon ordered by a generall ereccon of hands a Peticon to be drawne vpp accordinglie.

M' Binge hearinge this močon of Petičoninge the Lords for y^e Companies Books, said (as hee was goinge out of the Court) that lett them make as many Petičons as they will, they shall [355] assoone haue a Haulter as haue them: Wherof present Complainte beinge made, and the words instified by three that over heard him namely by m^r Gilbert Morewood, m^r Wiseman, and m^r Spruson, the Court were much troubled therat, and held itt fitt to be complayned of to the Lords of the Counsell.

The Quarter Courte of the 15th of Ivne last was read: Wherin for somuch as itt appeared, that the Company did then in obedyence to his Ma^{ties} Letter forbeare the Election of their Officers, and continue their old till this present Quarter Coort. M^r Deputy moved the Coort would now pceed to a new Choyce: w^{ch} buisines beinge taken into consideración, Itt was att length for many important reasons thought fitt and ordered by a generall erección of hands (two onely dissentinge) that all the present Officers of the Company should be continued in their places vntill a new Elección in a Quarter Court.

M^r Deputie made knowne to the Court that since May last there have gone to Virginia flourteen Saile of Shipps most of them laden wth Provisions wherin there have been transported about the number of 340 psonns, as more pticularlie appeares by the note hee then presented and read w^{ch} is here inserted.

A note of y^e shippinge men and Prouisions sent & prouided for Virginia by y^e Right Hono^{ble}: Hen: Ea: of Southampton and y^e Comp^a & other private Adventurers since May last 1623 vnto this 19th of November—1623.

1:	: The William & Iohn of 50: Tunn in May wth Provisions and	06: Persons.
	: The John & ffrauncis of 100: Tunn wth Provisions and	
3:	: The Ann of 040: Tunn in May wth Provisions and	25: Persons.
4:	: The Bonny Bess of 090 Tunn in May wth Provisions and	60: Persons.
5	: The Godsguifteof 080: Tunn in May wth Provisions and	12: Persons.
6:	: The Trueloue of 050 Tunn in Ivne wth Provisions &	25: Persons
7:	: The Due Returne of 080 Tunn in Iuly wth Provisions &	10: Persons
8	The George	70: Persons
9	The Hopewell of 60 Tunn in Iuly wtb Provisions &	15: Persons
10	The Marmadukeof 100 Tunn in Septemb wth Provisions &_	30: Persons
11	The great Hopewell of 120 Tunn in October wtb Provisions &	15: Persons
12	The Southampton of 180 Tunn in October wth Provisions &	30: Persons
13	The Returne of 040 Tunn in October wth Provisions &	12 Persons
14	The Iacobof 080 Tunn now goinge in Nouember w th	
	pvisions &	20 Persons
	In all 14: Sayle of Ships w th sundry Provisions and with-	340 Persons
	Other Ships that also traded in Virginia this Summer & brough thither	

1: The Furtheranceof 160: Tunn-	5: The Margarett & John. 120: Tunns
2: The Beeof 040: Tunn-	6: M ^r Gookins Ship— 080: Tunns
3: The Tygerof 045: Tunn-	7: A Pynnace of m ^r Westons.
4: The Sparrow of 030: Tunn-	

7 Shipps.

The Court beinge made acquainted by m^r Deputie that for sattisfinge the monney issued out of the Stocke given for buildinge of the East India Schoole intended in Virginia and employed vppõ the publique buisines of the Company, the Comittee vppõ a Treaty wth m^r Copeland thought fitt an allowance be made either in Cattle or by turninge ouer some of the Companies Tenants for the vse [356] of the saide Schoole;

497

Did thervppon agree that accordinglie sattisfaccon should be made by the Company to the full for the monney soe borrowed and employed.

Itt was allsoe agreed accordinge to a Treatie had wth m^r Maurice Berkley by the said Comittee that hee should have his Three requests w^{ch} hee made in his Petičon to the former Court: (vizt) that hee should be released and sett free from the Companies service. Secondlie that for makinge of Salt hee should have the vse of the Companies Panns in Virginia. Thirdly that hee shall have the proporčon of Land sett out and assured to him and his heirs forever w^{ch} was formerlie pmised to him and his ffather C^r.

M^r Tomlyns passed one Share of Land to m^r Edward Olliuer, w^{ch} beinge propounded in the Preparatiue Coorte and now againe and noe excepcion taken theratt, was confirmed vnto the said Edward Olliver and hee thervppon admitted.

Vppon močon order was given for a Comission to be drawne vpp and sealed for William Peirce m^r: of the good Shipp called the Returne of 100 Tunns bound for transportačon of Passengers to Virginia.

> A COURTE HELDE FOR VIRGINIA ON WEDNESDAY IN THE AFTERNOONE THE 14th of Ianuary—1623.

PRESENT

S ^r Iohn Dauers.	m ^r Moorwood.	m ^r Baynham.
S ^r Thomas Wroth.	m' Blande.	m ^r Thomlyns.
S ^r Sam: Argall.	m ^r Copeland.	m ^r Leye.
m' Rawleigh.	m ^r Balmforde.	m ^r Cuffe.
m ^r Alder̃: Iohnson.	m ^r Keightley.	m ^r Bennett.
m ^r Deputie.	m ^r Edwards.	m ^r Fra: Waterhouse.
m ^r Gibbs.	m ^r Barker.	m ^r Molyns.
m ^r Wrote.	m ^r Roberts.	m ^r Woodnott.
m ^r Io: Ferrar.	m ^r Etheridge.	m ^r Leanor.

16456-vol 2-06-32

m' Bynge. m' Palauicine. D' Meddus. m' Palmer. m' Wilforde. m' Brooke. m' White. m' Purchas. m' Io: Smith. m' Woodall. m^r Collett. m^r ffreake. Cap^t Smith. m^r Stone. m^r Abdey. m^r Wiseman. m^r Truloue. m^r Swinhoe. m^r Webb. m^r Widowes.

m^r Ewans. m^r Swaine. m^r Budge. m^r Nieholls. m^r Iadwin. m^r Caninge. m^r ffelgate. m^r Meuerall. m^r Meuerall. m^r Iones. m^r Rogers.

m^r Io: Gilbert. m^r Io: Weston. m^r ffaueett. m^r Maisterson. m^r Wheatlow. m^r Watson. m^r Hobbs. m^r Tho: Waterhouse. m^r Elkinton. m^r Sharrow. m^r De Lawne. Martin y^e Armeniã. Molaseo: y^e Polander. m^r Mase. wth divers others to the number of 120 in all **[357]**

The Quarter Courte of the 19: of Nouember last was nowe read wherat some tooke exception, first for that themselves deptinge before the rysinge of the Court, had their names sett downe in the forefront, as if they had been present att §from§ the begininge to the verie endinge therof Implyinge therby (as they pretended) there Assent wth the rest to all that passed in that Court: Secondlie in regard that beinge of a Contrary opynion touchinge some Propositions and Acts theryppo their names were not expressile sett downe wher they did dissent:

Concerninge those two poynts m^r Christopher Brooke shewed how itt was the practise of all Courts and Companies whatsoever to doe as was in this case done, that the names were taken att present, w^{ch} were present att any good parte of the Court although not att the wholl, that to sett downe the nomber of everie mans entringe or departinge was as impossible to be observed as needless; for itt did not follow as was alleadged that everie mans actuall consent was impleyed in the Aets of y^o Court w^{ch} are founded and haue their validitie from the Consent of y^o grater ptie of the Company present; Wherfore itt was a verie needless feare that any pticuler man could be challenged for his actuall consenting to a Proposicon passed in Court if himselfe would deny itt.

for the Second itt was likewise shewed how inconvenyent & contrary to all other Courts practize itt was to sett downe the names of such as differ from the rest of the Court except in some pticuler cases by speciall order of the Court or desire of the pties themselvs. Whervppon the Court did by ereccon of hands order that the wonted course should be held in both the former poynt.

M^r Wrote likewise signified of Three things omitted in y^e aforesaid Quarter Court w^{ch} hee then offered to the Consideracion of y^e Company when they came to the Proposicon touchinge the surrendringe vpp of the Patent Companies Charters. Namely ffirst whither their saide Charters did not conteyne some things Derogatinge from y^e Kings Secondlie whither vppon a strict examination there Prerogatine. might not be found matter sufficient to shew wherin they had made a And lastlie whither if they should stand out in Sute forfeiture. wth the Kinge they were able wthout his gracious fauour and assistance to subsist and make good that great Action of vpholdinge and advanceinge the Plantation, w^{ch} things were acknowledged to be spoken by m^r Wrote as likewise the answere to them (vizt) That the Company did not Doubt butt on a full and right information of their preeding his Ma^{tie}: would be pleased to lett them have his gracious fauour in more ample manner then ever. [358]

Butt the omittinge of these things was by the Court adjudged to be no defect in entringe of the former Court beinge not arguments of that nature as those y^t did conduce to the Conclusion: Yett vppõ m^t Wrotes Desire itt was ordered they should be now in this Court inserted.

After this the Quarter Court beinge putt to the Question was by a generall Ereccon of hands approved to be rightlie sett downe.

M^r Deputy acquainted the Court hee had receaved a letter subscribed by some of the **DL**^s of the Counsell, and dyrected vnto him as Deputie of the Virginia Company: w^{ch} hee presented in Court and caused to be read the Coppie wherof doth here ensue.

> After our hartie Comendacons: Wee are informed that ther is a Shipp lately arryved from Virginia, And for some causes knowne vnto vs wee doe hereby require yo^u to seaze vppon all the Letters as well publiq_h as pryvate that come in the said Shipp and to bringe or cause them to be saffely brought vnto vs vnopened with as much expedicon as yo^u can wherof yo^u may not faile and this shalbe yo^r warrnt And soe wee bid yo^u hartelie farewell

ffrom Whitehall the 30 th of December, 1623.	Yo ^r lovinge frends,
	Io: Lincolne C:s
	Middlesex.
To our verie lovinge ffrend	Richmond Lenox.
Nicho: fferrar Deputy of the	Carlisle: Io: Brooke.
Virginia Company. ¹	Rich: Weston.

W^{ch} letter beinge read hee Desyred the Company would generally take notice of their $\square L^{p_8}$ pleasure therin, to thend that vppõ the first newes of any shipps returned from Virginia their LL^{p_8} might receaue speedy advertizement as was requyred.

M^r Deputie acquainted the Court that the speciall cause of callinge this present Court was about §vppon§ a writinge receaved from y^e Secretary of the Somer Hands Company w^{ch} hee caused to be read being as followeth.

¹The original letter, sent to Nicholas Ferrar, is among the Ferrar Papers, Magdalene College, Cambridge. For further citation, see List of Records, No. 608, Vol. 1, page 186, *ante*.

JANUARY 14, 1624 501

ATT A COURT FOR THE SOMER ILANDS HELDE AT SR THOMAS SMITHS HOUSE THE 5th OF IANUARY—1623. [359]

This Court takinge into Consideracon the necessitie of some plaent course to be taken for the ventinge of their Tobace^o wthout w^{ch} they conceaue itt impossible for the Plantation to subsiste, And fyndinge that itt noe lesse concerns the Plantacon of Virginia to make provision in the same kinde. Haue thought fitt to desire the Deputie of the Virginia Company to call a Court and to make knowne vnto them that they are desyrous to conferr wth them therin, And for that purpose haue nominated a Comittee who shalbe redie to giue meeting to any Comittee whome they shall appoynte seriously to advize therof w^{ch} they desire may be some time this weeke, and if they shall thinke good att the house of S^r Thomas Smith or any other indifferent place they shall make choyce of. Wherein they nothinge Doubt of theire redy willingnes as the importance of this buisiness (equally concerninge the good of both Plantacons) doth necessarilie require.

Edw: Waternouse Secret.

Vppon the readinge wherof m^r Withers tooke exceptions at the pap beinge intituled as an Act of the Somer Ilands Company, web hee conceived had not mett since their last beinge att founders Hall As for the Assemblies att S^r Thomas Smithes hee did doubt for his pt whither they were Vsurpations vppon the Gouerm^t rather then the Lawfull Courts of the Company; In w^{ch} Proposicon itt seemed hee was by divers others seconded, and on the Contrarie some alleadged that S^r Thomas Smith was Confirmed Gouerno^r by the Kings letter: W^{ch} m^r Withers answered hee was ignorant of. Butt the Virginia Company desyred this question might be silenced now in their Court and lefte to the tryall of themselvs att the next Somer Ilands Quarter Courte. Butt for the matter in hand the Court desyred that the Proposicons of the Somer Ilands. Adventurers might be pluced, w^{ch} m^r Edwards acknowledged to have in writinge Butt desyred that the Company would first appoynte a Comittee before they heard the Proposicon: W^{ch} kinde of course seemed verie strange to the Court and contrarie to all former presidents, that they should appovnt a Comittee wthout some light of y^e pticularities and therevppon much Dispute arysinge on each partie, itt was by divers held vnfitt to meddle wth any new Proposicon, butt to reserve all to the Parliament now att hand; who haveinge att their last sittinge out of their love to Virginia butt much more out of their care of the wellfaire of this kingdome, sett a verie good eourse concerninge the Tobaccoes of the Plantačons, itt was to be hoped vppon the same ground itt might be now fully effected w^{ch} was then lefte vnpfeet; besides consyderinge the vncertaine State the Company stood in, itt Did not seeme either saffe or reasonable to begin a new treatie. [360]

Yett never the lesse that there might be noe shaddowe of Scandall vppon the Company as if out of willfullnes they would neglect any thinge that might tend to the good of the Plantacons although the strangness of m^r Edward (Demaunds w^{ch} hee and some others resolutely made to have a Comittee named before hee produced his Proposicons, was the more increased by the speeches of m^r Edward (and m^r Wrote, who affirmed that the Somer Ilands Companies Proposicons were soe vncertaine & onely in Imaginacon as theris as much expectacon to haue some Proposicon from y^e Virginia Comittee as from themselvs: and m¹ Edward (affirmed that the Comittee should vnderstand that pryvately w^{ch} is not fitt to be publiquely made knowne: Yett nevertheless to gavne knowledge of their Proposicons, the Court did by ereccon of hands order that without Preiudiceinge the Question whether they from whome these Proposicons came were the lawfull Company of y° Sumer Ilands, there should be a Comittee appoynted by this Court to give them a meetinge, and if they thinke fitt to debate the matters propounded: butt not to conclude any thinge, butt to reserve all entire to the Preparatiue Courte:

Whervppon m^r Edward $\boldsymbol{\ell}$ produced a pap beinge as followeth.

At a Sumer Ilande Coort ye 13: Ianuarij 1623.

The grounds or reasons w^{ch} induce y^e Somer Iland Company to desire a meetinge wth y^e Virginia Company

They Conceive and vppon full Debate haue by ereceon of hands resolved. ffirst

That the Plantačon cannott subsist butt by a better vent of their Tobacco then formerlie they have had.

Secondly.

That noe ease of Custome or any other course that we can devise will serve to vent the saide Tobacc^o as aforesaide, butt onely by prohibit-

inge all fforraigne Tobacc[°] and forbiddinge y[°] planting of itt at home, Soe as there may no other Tobacc[°] he vented in England butt such as shalbe of the groweth of Virginia and the Sumer Islands—

Edw: Waterhouse Secrē:

W^{ch} beinge read there was some exception taken att the first that itt was too absolutely sett downe: for they did not doubt [361] butt Virginia would shortlie subsiste vppon farr better Comodities then Tobacco: And for the Second they were of opinion that wthoutt exclusion of fforraigne that of the Plantačons could never be well vented: And the Court nõiated for their Comittee, S^r Iohn Dauers, m^r Deputie, m^r Wither, m^r White or m^r Iohn Smith, and m^r Casewell who were desyred to giue the Somer Ilands Aduenturers a meetinge att Grocers Hall att such time as S^r Thomas Smith should appoynte vppõ a dayes warninge before to the intent formerlie expressed.

 M^r Woodall presented to the Court an Order of the LL^s of the Counsell Dated the 8th of December last w^{ch} was now read The Coppie wherof doth here ensue.

Att Whithall the 8: of December 16231

Present	t in the second s
Lord Keeper.	Earle of Kelly.
Lo: Treasuro ^r .	Lo: Vise ^t Grandison.
Lo: President.	Lo: Chichester.
Lo : Pryuie Seale.	m ^r Treasuror.
Lo: Stewarde.	m ^r Secr ^t : Caluert.
Ea : Marshall.	M ^r of y° Roll(
Lo: Chamberlain.	

There was this Daie read att the Board a Petičon in the name of sundry Adventurers & Planters of y° Virginia Plantations Complayninge that wheras sundry of them are willinge to surrender vpp their Patent for poynt of Gouerment, his Ma^{tte} takinge eare to preserve everie mans pticular Interest as hath been requyred by his Ma^{tte}: and that divers others of the said Company refusinge to conforme themselvs to his Ma^{ttes} pleasure are pceeded against by m^r Atturney Generall by a writt of Quo warranto that they yett haue made an Order in Court that the charge of their Defence

¹This order is entered in the Colonial Entry Book, Vol. 79, p. 209, Public Record Office. See List of Records No. 599, Vol. 1, page 185, ante.

shalbe borne by the publiq. Stocke to the preiudice as is conceived of those others who are willinge to surrender $\|vp\|$ the Patent: Itt was this day Ordered that all they who are questioned in ye said Quo warranto shall make their Defence att their owne pticuler charge wthout any help or dispendinge any pt of the publiq. Stock in that case; And that such as are willinge to surrender shalbe discharged from all contribucon towards the expence of the saide sute both in their psons and their goods.

Ex^t Willia Beecher [362]

W^{ch} beinge Read m^r Deputie signified that this Order as appears was grounded vppon a Petičon presented to the LL^s of the Counsell by Alderman Iohnson and others, att the same time himselfe and §some§ others of the Company were Comaunded to attend their LL^{ps} att Whitehall and were present: of W^{ch} Petičon haueinge obteyned a Coppie hee prayed might be read, the Coppie wherof doth here ensue.

> To the Right Hono^{ble} the Lords of his Ma^{tles}: most Hono^{ble} priule Counsell.

The humble Peticon of sundrie the Adventurers and Planters of the Virginia Plantation.

Sheweth: That they haueinge been allwaies readie and are still willinge accordinge to his Ma^{ttes}: expresse will and pleasure to render vpp their Patent to be att his Ma^{ttes} Disposinge, so farr as any way concerneth themselvs for poynt of Goverm^t:

Butt forasmuch as m^r Nicholas fferrar and some others doe w^{tb} stand and shew themselvs opposite therin and for their better enhablinge to oppose his Ma^{tle}: and to ffree themselvs from the charge of sutes haue latly made an order in their Court that the charge of defendinge their cause shalloe borne by the publich Stocke of the Company.

Against whose contempt m^r Atturney Generall doth now preed by writt of Quo warranto, in his Ma^{tios}: Court of the Kings Bench.

They humbly pray that itt may be ordered by yo^r fi^{ps} that all the charge & expence occasioned by these sutes may be borne and expended by themselvs that are defend^{ts} and opposites in the cause, and no pt therof by the Companies publique Stoeke nor by the goods of any the Adventurers and Planters y^t shew themselvs conformable. And allsoe to

Order for better assurance in this poynte that all such goods and publique Stocke as shall herafter be imported for the Generall Company may be sequestred in the Custome house till yo^r Lo^{ps} shall further Order for the Disposinge therof to y° Plantačons vse. And they shall ever pray for yo^r H^{ps} C^r.

W^{ch} beinge read m^r Deputie signified further that although y^e Peticoners did earnestly labour and presse that all the Companies goods that should com from Virginia might be sequestred and deposited in his Ma^{tles}: Custome house, yett their L^{pe} noble favour & Iustice was such as not to thinke itt equall or reasonable soe to doe. Whervppon itt pleased their Lo^{pe} to order no otherwise vppõ their Peticon then as they had heard by the Order now presented & read and to leaue the goods of the generall Company free w^{ch} the [363] Peticoners Desyred to haue sequestered (as hee conceaved) purposelie to deprive himselfe and his Brother and those other to whome y^e Company had made over such goods for securitie of y^e great Sums due vnto them.

A močon was made and generally thought fitt to be referred to the Consideracon of the Grand Comittee to thinke on some course for movinge his Ma^{ties}: Comissioners that they would please to certifie and make some reporte to y^e LL^s: of the Counsell what they have done in the severall buisinesses brought before them by the Company of Virginia and their Opposers that itt may appear to what heads and issue they have brought the same, assuringe themselvs that therby the Iustnes & fayrnes of the Companies pceedings would be manyfest to all the world.

M^r Deputie propounded the passinge of these shares followinge (vizt) One Share from m^r Georg Nuce to m^r Edward Ryder. One Share from S^r Iohn Thornburrough to m^r Richard Wither. One Share from m^r Laurence Maisterson to m^r Iames ffletcher. Two Shares from m^r Richard Casewell to m^r ffurzeman. One Share from m^r Fra: Carter to m^r Mathias Hardinge.

A Preparatiue Court held for Virginia on Munday in y^{e} afternoone the second of February—1623.

Present

S ^r Iohn Dauers.	m ^r Barbor.	m ^r Hobbs.
S ^r Rob: Killigrue.	m ^r Casewell.	Cap ^t Brewster.
m ^r Deputy.	m ^r Cuffe.	m ^r Mace.
D ^r Meddus.	m ^r Baynham.	m ^r Newport.
m ^r Iohn Ferrar.	m ^r Wither.	m ^r Buck.
m ^r White.	m ^r Ryder.	m ^r Norwood.
m ^r Bynge.	m ^r Molins.	m ^r Berkley.
m ^r Bromfeilde.	m ^r Palauicine.	m ^r Roberte.
m ^r Wriothsley.	m ^r Silua : Taylor.	m ^r ffreake.
m ^r Balmforde.	m ^r Webb.	m ^r Meuerell.
m ^r Copelande.	m ^r Edward Waterhouse.	m ^r Hackett.
m ^r Morris.	m ^r Swayne.	m ^r Berblock.
m ^r Morewood.	m ^r Sparrowe.	m ^r Collett.
	m ^r Wheate.	
	m' Wheatley.	
	m ^r Oliuer.	
	m' Etheridge.	
	m' Tucker.	
	Cap ^t Bargraue.	
	m ^r Wiseman.	
	m ^r Aldin.	
	m ^r Woodall.	
	m ^r Barkham.	
	m ^r Whitcombe.	
	w th divers others	
	to y° nomb of 60 [364]	

The Court of the 14th of Ianuary last was now read: Wherin forasmuch as ther was observed an Omission of one mayne matter then ppounded

and referred to the Grand Comittee to move vnto his Ma^{ties} Comissione^{rs} namely that wheras S^r Tho: Smith stands not onely charged but as the Auditors and other Comittees eonceaved dyreetlie proved to be indebted vppon the Two first heads of excepcion against his Aeeompts the Sume of 800^h: That either S^r Tho: Smith might shew sufficiente^r eause then by his Answere hee alleadged, and to w^{ch} the Auditors and Comittees had made reply, or otherwise be caused to pay in y^e said monneys to the Company in this extreame necessitie of want.

Itt was this day ordered by ereeëon of hands that this addicon should be inserted in his due place in the former Court and referred as formerly: Wth w^{ch} Addicon the said Court beinge putt to the Question was by a generall becon of hands approved to be rightlie sett downe.

A mocon was made that m' Deputie fferrar might have his Quietus st att this next Quarter Court his Accompts haueinge been Audited and approved of by the Audito¹⁸ and Comittees and layne their Due times appoynted in open Court and noe exception taken vnto them. And further that the Company in thankfull acknowledgment of their approbacon and good acceptance of his longe and faythfull service both before and in the tyme of his Deputyshipp would please to bestowe vppõ him Twenty shares of Land old Adventure as was propounded att the last Quarter Court the like haveinge been then graunted to the Earle of Southampton and other precedent Officers for their extraordinary well Deservings as may appeare: Which Močon was generally well approved and thought verie fitt and theroppon the Court entreated S^r John Dauers to putt both requests severally to the Question w^{ch} hee did and soe by a generall ereccon of hands no one Dissentinge Itt was agreed & ordered and that m^r Deputy should haue his Quietus est att this next Quarter Court passed vnto him vnder the Companies Seale As allso a graunt of 20 shares of Land old Adventure in as ample manner as formerlie vnto the Earle of Southampto or any other. And thervppon gaue order to the Secretarie to prepare fitt draughts for the Seale against y^e Quarte^t Coorte.

The Shares passed in the former Court of ye 14: of Ianuary were now againe propounded by m^r Deputie (vizt)

One share from m^r Georg Nuce to m^r Edward Ryder. [365] One share from S^r Iohn Thornbrugh, to m^r Richard Wither. One share from m^r Law: Maisterson to m^r Iames ffletcher. Two shares from m^r Richard Casewell to m^r ffurzman. One share from m^r ffrauncis Carter to m^r Mathias Hardinge.

All w^{ch} Shares no man takinge exception against the passinge of any of them m^r Deputie putt them severally to the Question and the Court by erection of hands Confirmed them vnto the severall pries and ordered thervppo that they should be admitted.

M^r Hackett moved for passinge of one share vnto m^r Io: Barnard a verie sufficient Marriner and now in Virginia w^{ch} share hee said was heretofore propounded in Court butt omitted as itt seems to be entred in the Court booke Whervppõ y^e Court generally assented to the passinge thereof vnto y^e said Iohn Bearnard.

M^r Deputie did now propound the passinge of Two shares from m^r Gabriel Barbor to m^r Georg Rolfe.

And further acquainted the Court that one m^r ¹ Dyott the sonne of m^r Anthony Dyott desired to be admitted into the Company as his ffathers heire of Two shares w^{ch} hee had paid for long agoe.

 M^r Deputie acquainted them that the Audito^{rs} haueinge pvsed the Accompts found the said m^r Anthony Dyott indebted vppõ subscripčon 12^h: 10^s: w^{ch} the Court adjudged to be a barr that his heir could not alienate the Land to a stranger butt not to hinder his admittance into the Company in that right: Wherfore the Court were willinge hee should be admitted the next Court in regard they vnderstood him to be a gentleman of good worth and learned in the Lawe.

Vppon m^r Berkleys request for the vse of the Companies Salt Panns in Virginia accordinge to a former Order: The Court hath pmised itt shalbe recommended to the care of y^e Gou⁹nor in Virginia in their generall letter to see itt pformed vnto him.

And as touchinge his further request that the 800: Acres of Land graunted hertofore to his ffather and himselfe might be passed and confirmed vnto him (now his ffather is dead) vnder the Companies seale, the Court ordered a Patent therof to be drawne vpp for him against the Quarter Court. [366]

M^r Deputie acquainted the Court that the Differences betweene the Company and Cap^t Martin beinge now well Composed; Itt had pleased the Counsell for Virginia vppon his humble request and att the entreatie of his Ma^{ties}: Comissioners at their last sittinge to write a verie fauorable letter in his behalfe to the Gouerno^r and Counsell of Virginia the Draught wherof the Comissioners had seene and well approved as allso Cap^t: Martin himselfe w^{ch} letter beinge now presented to this Court the same was read; the Coppie whereof doth here ensue.

After our verie harty Comendacons

Wee cannot Imagine but $y^t y^o$ report of some Differences between vs and Cap^t Martin hane com vnto yo^u , the ground wherof was his Patent, to y^o reversinge wherof our care to y^o publich good onely psuaded vs, and wee conceave that nothinge but the too much love therof, esteeminge itt a great losse transported him to some further opposition against the Company, but these thing are now composed, and as wee haue graunted him as ample a Patent as wee can, soe wee haue forgotten wth a sylence never to be remembred, all the passages therof, And hee now departs from vs wth the Actuall possession of our loves, and a settled intention in us 0° affered him such further favours and benefitts as wee shalbe able vppon the setling of our affayres.

Wherfore wee desyre that hee may be receaved of $yo^u w^{th}$ that respect and love §as§ our carnest recomendations doe require and his antient and continued endeavours both of pson and purse to the Plantation doe deserve, and in pticuler y^t the land & seat formerly possessed by him may be entirely restored vnto him as pt of that larger Divident by our new grannt bestowed vppon him, and that neither himselfe nor any of his Plantation be drawne from their workt except for the necessary Defene and such other important occasions as shall be §for§ the publique weale of the whole Collony.

And wheras hee hath made comp¹⁶ of Divers wrong custeyned both before and since his cominge from Virginia especially by S^r Georg Yeardley wee verie

earnestly recomend vnto yo^u y^e Gouerno^r and Counsell y^e earefull examinačon and speedie redressinge, of all such wrong \mathfrak{e} iniuries or losses as hee shall Duely prove, And herin wee desire yo^r more then ordinary care and to the intent that wee may remayne the better sattisfied herin wee Desire yo^u that by the first returnes of shippinge after his arrivall yo^u send vs a full Accompt of all yo^r pceeding \mathfrak{e} herin: And soe not Doubtinge of such good pformance herin as yo^r respect to vs doth assure wee bid yo^u hartilie farewell.

	Yo ^r verie loving frends	
Pembrook.	Wm Pagett.	Ro: Killigrue.
Mountgomery.	Iohn Dauies.	Iohn White.
Wm Cauendish.	Hum: May.	Nicho: Ferrar Dep ^{ty} . ¹

 M^r Deputie further signified that vppō Cap^t: Martins earnest sute vnto him for some of the Companies Peeces to carrie with him to Virginia: hee had delivered him Twelue as allso Six head Peeces, for w^{ch} hee had since sent him a letter of thanks, all of them provinge soe well to his likinge as hee had altered their Lock \mathfrak{C} , and made them serviceable to March wthall. And was further Desyrous to have some more of them.

Whervppõ the Court beinge willinge to pleasure Cap^t Martin in any thing they could wth convenyencie did generally agree [367] to giue him the said 12 Peeces and head Peeces as allso 8 more Peeces to make them vpp Twentie.

Butt wheras hee further Petičoned y^t the Company would be pleased in his behalfe to give their securitie vnto ||one|| m^t Tatem for Certaine Notts hee should take vpp of him att a years day of payment: The Company findinge themselvs divers wayes allready much engaged and doubtinge besides wither their Securitie wilbe accepted as nowe things stand did not thinke fitt to make any such offer.

Molasco the Polander Peticoninge for such monney hee said his Ma^{ties}: Comissioners found due vnto him from the Company, was answered y^t the Company had made itt appeare by their answere to y^e said Comissioners that hee was not to be sattisfied from them butt from such

¹The letter is also in the Library of Congress among the Manuscript Records of the Virginia Company, Vol. 111, Part II, p. 71. It is dated February 4, 1623/4. See List of Records, No. 623, Vol. 1, page 188, *ante*.

as have receaved great allowances from the Company for sattisfaccon of him and the rest of the Polanders as appeared vppo the Companies Accompts, And namely from m' Woodall whom the Comissioners pmised to examyne vppo Oath touching the said monneys, vnto whome the Peticoer was to repayre to know what they had done therin.

 M^r Garrett Weston peticoninge the Court for 300: Acres of Land wherof 100: is Due vppon his bill of Adventure of 12^{μ} : 10° : 00^{d} paid into the Companies Treasurie and the rest for the Transport of fower servants att his charge. The Court hath ordered that if itt shall appeare by the husbands booke that hee paid for the Transport of soe many psons hee shall together with the share of Land due for the said Adventure haue the aforesaide psonall shares allowed him.

Richard Willaston petyconinge likewise for the Lands Due vnto his Vncle Hugh Willastone as his imeadiate heire who dyed in Virginia wthout issue, as allso for his psonall Share and for one servant transported at his charge: The Court ordered that vppõ due proofe made of the pticulers hee shall have his just proporcon of land allowed him as allso for such servant as hee shall transport as is Desyred.

M' Deputie signified hee had receaved a fre wth a Petičon enclosed from one Mathew Somers Prysoner in y^e Kings bench w^{ch} Petičon hee presented and read, wherin hee prayd that wheras his Ma^{te}: Comissioners did treat wth m' Dep^{ty} fferrar for alottment of soe much land as was found Due vppõ [368] Accomp^t vnto his Vncle S' Georg Sandis §Sommers§ beinge 475ⁿ and y^t the same was to be made ioyntlie betwixt the Petičoner and Nicholas Sandys §Sommers§ his Brother, that therfore hee might haue a Patent for soc much as belonged vnto him, touching w^{ch} the Court conceaved they had noe more power to give the Petičoer the one halfe of the said Lands then they had to give him all seeing the right thervnto belonged onely to the other ||elder||.

Att a Quarter Court held for Virginia on Wedensday in the afternoone the 4th of February 1623

PRESENT¹

m ^r Deputie.	m ^r Watson.	m ^r Brenson.
m ^r D ^r Gulston.	m ^r Robins.	m ^r Truloue.
$m^r D^r Meddowes.$	m ^r Colte.	m ^r Elkin.
m ^r Cory Rawleigh.	Capt Martin.	m ^r Norwood.
m ^r Iohn Smith.	m ^r Xofer Martin.	m' Seaward.
m ^r Iohn Ferrar.	m ^r Tatam.	m ^r Berblock.
m^r White.	m ^r Bolton.	m ^r Mullens.
m ^r Tomlins.	Capt Baly.	m ^r Barbor.
m ^r Garrett.	m ^r Widdowes.	m' Aldin.
m ^r Binge.	m ^r Pureas.	m ^r Wriothsly.
m ^r Edw: Waterhowse.	m ^r Ley.	m ^r Newport.
m ^r Reamant.	m ^r Meuerell.	m ^r Sylvanus Talor.
m ^r Barlowe.	m ^r Mace.	m ^r Tho: Waterhowse.
m ^r Boothby.	m ^r Kightlie.	m ^r Cuff.
m ^r Bull.	m ^r Rolf.	m ^r Freake.
m ^r Wheate.	m ^r Strainge.	m ^r Fletcher.
m ^r Barkham.	m ^r Forsett.	m ^r Pallavicine.
	m ^r Southerne.	m ^r Sheppard.
	m ^r Delawne.	m ^r Wiseman.
	m ^r Balmford.	
	m ^r Copland.	
	m ^r Bennett.	
	m ^r Roberts.	

m^r Strainge.

- m^r Collett.
- m^r Tucker.

¹ The handwriting of the first part of this court is that of the first copyist.

m' Iadwin.
m' Fawcett.
m' Geo: Scott.
m' Buckeridge.
m' Io: Elkin.
m' Olliuer.
m' Moreward.
m' Fothergill.
m' Francis Waterhowse.
m' Stone.
m' Hackett.
m' Budge.
m' Kerrill.
m' Russell.
wth diuers others.

The plparatiue Courte of the second of this Moneth was read Wherein for as much as Captaine Baly (nowe plsent) seemed not well satisfyed wth the answeare then given to Captaine Mathewe Sumer Cpeticon and request, for that the Company had declared It was not in their power to allyenate any pte of S^r George Somers (his vncles) estate or title to land in Virginia for as much from the right heire w^{ch} is ||the oldest|| by the Comon lawe of England, & that much lesse could they make any Iointe Conveyance thereof vnto the pet^r & his brother Nicholas as was desired: In w^{ch} opynion this Courte also did concurre as beinge a Cleere case & wthout question: Notwthstandinge to satisfie the ymportunitie of Captaine Baily in the Peticone^{rs} behalf, it was nowe againe put to y^e question by M^r Deputy And therevppon by a gen9all ereccon of hande it was ordered that Sr George Sumers lande in Virginia (due vppon his Adventures) should bee reserved entirely for the right heire accordinge to y° Course of the Comon Law & Custome of this Courte. F3691

And whereas Capt. Baily moued farther that some consideration might be given to the saide Mathew Sumers (as Executo^r to the saide S^r George Sumers his vncle) for certayne good $\mathfrak{C} \mathfrak{w}^{ch}$ hee the saide S^r George

16456-vol 2-06-33

had putt into the Magazine in Virginia about 14 yeares since, at what tyme Capt Tucker was Cape m⁹ehant for the Company as namely a gowne prised at 40^{μ} In plate valewed at about 100 marks, and the rest in bread, sack & meale, to a good valewe there employed & spent for the generall releif of the Colony, then in great distresse, whereof the sayd Capt Martin tooke a pticuler Inventory by Comaundem^t of the Counsell whoe beinge nowe pisent & asked, seemed to remember as much.

The Courte taking this into Consideracion & vppon debating of the matter although they eoneeaued a greate pte of the §aforesaid§ good¢ (as namely the gowne & plate) could not yeild that benifitt & releif to the Colony (as was alleadged) being then in want of vietuall only: And although it was further also informed that Capt Tueker the then Cape m⁹ehant for the Company had brought noe such good¢ to y^e Companies Accompt: yett to satisfie Captaine Bailies Demaund¢ in the Peticoners behalf they have desired the gen⁹all Comittee, togeather wth y^e Auditors, to meete & examine Captaine Tuckers Accompt or any other accompt or writing that can be produced to make it appeare whither y^e said good¢ were imployed for the Colonies vse or not rather appropriated (as is supposed) to some mans private benifitt only.

And whereas it was likewise further moued by Captaine Baily that Mathew Sumers might be considered for the Ambergrese found longe since in the Sumer Iland(by certaine psons transported thither by S^r George Sumers & there lefte for discou⁹y of those Ilands: Hee was answered that neither this Courte nor Company had to doe wth it, but he ought to have complayned to y^e Sumer Ilands Company: vnto whome it was also well knowne that S^r George Sumers himself was then sett out at their ehardge though hapily he might have some adventure wth them in that voyadge.

The Quarter Court of the 19th of Nouember last was read & in reguard itt was approved by the former Courte to be rightly sett downe, it was not nowe put §to§ the question. The Quietus est appointed by the last Court to be drawne vpp for m^r Deputie against this day for the seale. As also the graunte of 20 shares of land w^{ch} that Courte had given him as a testimonie of their good approbačon of his service & in a thankfull acknowledgemt of his extraordinary well deservinge of the Company & Plantačon, were nowe both presented in Courte & reade. And beinge approved wthout any mann⁹ of excepcion taken vnto them: It pleased y^e right ho^{tte} the Lorde Pagett at the entreaty of the Courte to putt them both to question & so passe by a gen⁹all ereccon of hands noe one dissentinge wth order for the sealing of them, ||The copies of both w^{ch} do here ensue.|| [370]

The ¹ Treasuror and Company of Aduenturers and Planters of the Cittie of London for y^e first Colony in Virginia To all to whome these presents shall com Greetinge.

Wheras Nicholas fferrar of London gent now Deputy of the said Company hath by one booke of Accompts of his Office of Deputiship extendinge from the two & twentieth day of May 1622: till the 12th day of May-1623 and ||by|| one other Accompt from the twelfe day of May 1623 vntill the eightcenth day of Nouember last, exhibited vnto the Courts of the said Treasuro^r and Company a true and pfect Accompt of all monneys by him received for the vse of the said Company duringe the time of his Office aforesaid. In w^{ch} Accompte hee hath allso pticularly declared how the said Monneys have been Disbursed and expended for the vse of the said Company by lawfull warrants with the Receipts endorsed or subscribed vnder the said warrants or in Bookes for that purpose: W^{ch} Accompts accordinge to the orders of the Company, have been Duely examyned Audited and approved by the Auditors and Comittees of the said Company as appeareth vnder their hands, and afterward the said $Book \mathfrak{C}$ of Accompts have layen openly on the Table in the Courte of the said Treasuror & Company duringe the times in the said Companies Orders appoynted, and noe exception hath been taken vnto them. The said Treasuro^r and Company therfore according to their Orders in that case established att the instance and desire of the said Nicholas ferrar, have for them and their Successor^{*} acquitted and discharged, and by these presents doe forever acquitt & discharge the said Nicholas fferrar his heirs executors and Administrators of and from all and everie the said Monneys by him Receaved, And of and from all further Accompt by him to be rendred for the same, and of and from all Actions Suites, and Demaund, for or by reason of the monneys or Accompte aforesaid: In Witness wherof the saide Treasuro^r and Company haue herto

¹The handwriting returns to that of Thomas Collett at this point.

RECORDS OF THE VIRGINIA COMPANY

caused their Legall Scale to be affixed Given in a great and generall Quarter Court of the said Treasuror and Company held the fourth day of ffebruary 1623. And in the years of the raigne of our Soueraigne Lord Iames by the grace of God king of England, Scotland, ffraunce and Ireland Defender of the fayth C^r (vizt) of England. ffraunce and Ireland the one and twentieth and of Scotland the Seven and ffiftieth.

This Indenture made the fowerth day of february 1623 and in the years of the raigne of our Soveraigne Lord Iames by the grace of God kinge of England, Scotland, ffrance and Ireland defendour of the fayth C^r the one of and Twentieth and of Scotland the Seaven and fiftieth. Between the Treasuro' and Company of Aduenturers & Planters of the Cittie of London for the first Colony in Virginia of the one partie and Nicholas fferrar of * * * * * * Witnesseth that wheras the said Nicholas fferrar as well in his place of Deputy as likewise in y^e many imployments hee hath vndergone for the service of vs the said Company in all part? of the buisiness incident for the prosperinge and vpholdinge of the Plantacon of Virginia, and hath psecuted our said service wth such continuall fayth and industry, as if his educacon expense of his time and good pt of his Estate had been ordayned ther vnto, as by the ample testimony of his carryage and by his laborious sustentacon of exceedinge care and paynes through the many troubles w^{ch} have befallen the Company in the time of his employment hath appeared to the generall sattisfaccon of the Company and apparant high desert of the said Nicholas fferrar. Know yee y^t wee the said Trer and Company haveinge ordered to give him y^e greatest guifte of Lands, that by the Lawes and constitutions of vs the said Company may be allowed in such cases of our inst acknowledgment and thankfullnes vnto him; Doe by these plasents give and graunt to the said Nicholas fferrar his [371] his heirs and assignes for ever Twenty Shares of Land Old Adventure in Virginia to be taken in such place (noe others right beinge pleui preiudiced) and at such time as hee or they shall thinke fitt: To be held by him and them with all those pryveledges freedomes and immunities w^{ch} belonge to Shares of Old Adventure for w^{ch} Twelue pound tenn shillings hath been paid: And forasmuch as all the Accompts of Receipts and Disbursment, due and by him to be given in accordinge to the seuerall waies of his said imploym^{ts} have been soe just and pfect as noe man could be supposed to have or make any just exception thervnto. Wee haue likewise ordered hee shall haue his Quietus est acknowledginge him the said Nicholas fferrar worthy of much more regaurd then at this present the estate of the said Company is well able to afford: In Witness and Confirmacon wherof the said 'Treasuro' and Company to the one part of this Indenture have sett their Legall and Common Seall And to the other part therof the suid Nicholas fferrar hath sett his hand & Seale. Giuen in a great and generall Quarter Court of y° said Treasuro^r and Company the day and year first aboue written.

There was alloo presented a Graunt of 800: Aeres to m^{r} Maurice Berkley form⁹ly given to him and m^{r} Iohn Berkley his ffather (since Deceased) in reward of their service vppon the Iron Workes in Virginia, w^{ch} Graunt beinge drawne vpp by the apoyntment of the last Court was now read approved and ordered to be sealled being as followeth. [372]¹

Wheras there was a Coñittee appoynted the 14^{th} of Ianuary last to ioyne & Conferr with a Summer Island Coñittee about settlinge some eourse for better ventinge of Tobacc^o of both the Plantačons; Itt was now thought fitt and ordered that seeings the Soñier Iland Company had neglected all this while to give them a meetinge, although itt preeded meerlie att first from their močon & request (as by the said Court appears) that the said Virginia Coñittee for Tobacc^o and their authoritie should now cease and determine.

fforasmuch as itt was informed by m' Deputy that the Grand Coñittee had not as yett thought on any course for movinge his Ma^{ties}: Comissioners to make some Report to the Lords of the Counsell, what they have done in the severall buisinesses brought before them by the Company of Virginia & their Opposers wherby the instnes and fayreness of the Companies proceedings might be manyfested to all the world. The said Coñittee were intreated by this Coorte to meete about itt on ffryday next in the afternoone at m' Deputies house. And they are likewise entreated to take eare that the Comissioners be further moved to require S' Thomas Smith either to shew a sufficient answere why hee is not to pay the 800¹¹: charged vppon the first two heads of exception against his Accompts or otherwise be caused to pay in the said monneys to the Company beinge now in great want therof.

M^r Waterhouse Petičon and request for some Consideracions of his paines and time spent in the Companies service for two years and a halfe past was referred to the Audito¹⁸ and Comittees to deliver their opyneons what they shall thinke fitt to be done therein.

The severall Shares propounded at the Last Court, were now put to y^e question and ratefyed and thervppon the pties were admitted to sett in Court.

A COURT HELD FOR VIRGINIA ON WEDNESDAY IN Y^E AFTERNOONE THE 21th of Aprill—1624.

||Present||

Earle of Southampton. Lord Cauendish. Lord Pagett. S^r Edwin Sandis. S^r Iohn Dauers. S^r Lawrence Hide. S^r Iohn Treauor. m^r Garrett. m^r Rawleigh.

m^r Widdowes.

m^r Purchas.

m^r Biddolph.

m^r Waterhouse.

m^r Newporte.

m^r Bearblock.

m^r Meuerell.

m^r Nichole.

m^r Lee.

mr Hurd.

m^r Collins.

m^r Deputy
m^r Nicho: Hide.
m^r White.
m^r Iohn fferrar.
m^r Blande.
m^r Scott.
m^r Pallavicine.
m^r Hobbes.
m^r Casewell.
m^r Sheppard.
m^r Trueloue.

m^r Copeland. m^r Sharrowe. m^r Balmeforde. m^r Webb. m^r Roberte. m^r Swinhowe. m^r Baynham. m^r Rider. m^r ffelgate. m^r Bennett. m^r Morris. m^r Hackett. m^r Buckrdge. m^r Seldon. m^r Widdowes. m^r Swaine. m^r ffreake. m^r Cuffe. m^r Etheridge. m^r Jefferson. m^r Perry.

m^r Capps.

Wth divers others to y^e number of about 90 psons. [373] M^r Deputy acquainted the Court hee had received by the George lately returned from Virginia a Packett of Iers: enclosed in a Box, w^{ch} beinge dyrected to the Earle of Southampton Treasuro^r hee sent to his Lo^p: w^{ch} his Lo^p: haveinge pvsed had returned back vnto him: Since w^{ch} time noe Courts had been kept in regaurd of this buissie time of Parlyament, and for that little or noe occasion till now, was offered of callinge a Court. Whervppõ y^o generall letter from the Gouerno^r and Counsell of Virginia vnto the Company here was read: bearinge date at Iames Citty the 29: of Ianuary—1623.¹

Next was read a letter from S^r ffrauncis Wyat the present Gouerno^r of Virginia dated att Iames Citty the Second of ffebruary 1623 breiflie relatinge the manner of proceedinge against the Saluages in divers places and by what Commaunders the service was pformed; And hopeth that in the generall Assembly now called in Virginia some good order wilbe taken to maynteyne an Army for securinge of the wholl Collony.

M^r Deputy signified of certaine other paps that came inclosed in y^e aforesaid Box w^{ch} were read wherof one conteyninge certaine examinačons touchinge a difference betweene m^r Pooley and m^{rs} Iourdan referred vnto the Company here for answere, beinge read the Court entreated m^r Purchas to conferr with some Civilians and advise what answere was fitt to be returned in such a case.

This Done m^r Deputy signified that the cheife occasion of callinge this Court was to acquainte them with a Petičon exhibited vnto the Kinge by certaine Planters lately com from Virginia, w^{ch} his Ma^{tie}: haveinge referred to the Lo: Treasuro^r and m^r Chauncello^r of the Exchequor itt was now com with their Refference vnto the Company for answere vnto as much theref as Concerned the Company The Coppie of w^{ch} Petičon doth heere ensue.

> To the Kings most Excellent Ma^{tte}: The humble Petičon of Iohn Boyse, Richard Brewster, Henry Wentworth, Willia Perry, William Best and others the poore Planters in Virginia

Most humbly shewinge.

That where yo^r Ma^{tio} for the advancement of y^o Plantacon in Virginia, & encourragment of Aduenturers thither was heretofore most graciously pleased

¹This letter is cited in List of Records, No. 620, Vol. I, page 188, *ante*. This series of letters may be in No. 627, on the same page.

RECORDS OF THE VIRGINIA COMPANY

to pryveledge y° said Aduenturers from payinge any Custome, or Impost vppon their Tobace° C^r vntill the said Plantačon by Peace became somwhat settled and enabled to returne such duties to yo^r Ma^{ty}: aswell in gratefull acknowledgment of yo^r Ma^{ties}: said favour as in regard of y° many great ayds and supplies they received from many Collections & Contribučons flowinge from yo^r Ma^{ties}: like gracious disposičon towards the good of the said Plantačon.

Butt now soe itt is that aswell y^e generall State of y^t Plantacon, as the pticuler of every Planter beinge fallen into a farr worse and poorer estate then they were in former times when yor Ma^{tie} spared to demaund those duties. And vo^r Peticoners ptakinge in the generall Calamitie of famine and searsitie, sicknes, mortallitie and bloody Massacre w^{ch} hath befallen the said Collony, haue pticularly been more nearly pressed then ever, not onely with the now vrginge and Continuall assault and surprizes of the incensed enemie wherby they are inforced by one halfe of their men to secure and gaurd the slabour of y's other, butt allsoe by the many Imposicons and Levies laide and made vppon them towards the support of the Company from whence heretofore they were wont to receive releife. By w^{ch} occasions beinge impoverished if they shalbe compelled to pay yor Matters: Imposicon vppon Tobace^o (made cheap by the great glutt of that Comoditie from Spaine and other part() beinge 6^d p pound, and the Custome 3^d p pound (the Customers haueinge abated 3^d) this 9^d wth other incident charges will make the cleered proffitt soe little that out of that (though yo^r Peticon^{rs}: sole help) itt wilbe impossible for them to raise such supplies of provision as must necessarily be returned thither, much less shall they be any wayes enabled to send such more Company of men and servant as they doe otherwise intend for and towards the advancement of the said Plantacon. [374]

The Peticoners most humbly therfore pray

That yo^r Ma^{tte} out of yo^r Princely Compassion to the many endurances of yo^r Peticoners (many of them haueinge been the ruynes of the late Massacre) and most gracious affection to the good of that Plantacon for releife of yo^r Peticoners and encourragment of them to continue and others to becom Adventurers in the same, Graciously consideringe the premisses and that as greate or greater causes returne for contynuinge of yo^r Ma^{ttes} former favour to them, will therfore be graciously pleased.

To abate for the present yo^r Ma^{ties}: Impost of 6^d p pound vppon the Tobace^o now brought in by the said Planters wherby they intend not to preiudice yo^r Ma^{tie} for the future butt onely to releive and able themselvs for the present to returne and settle in their Plantačons, And by yo^r Ma^{ties}: most gracious takinge yo^r said Planters into yo^r Royall mereie and Proteečon to free them for y^o future from the greivous Imposičons of the said Company wherby they shalbe better enabled herafter to render more cheerfully yo^r Ma^{ties}: said Duties: And yo^r petičoners C^r.

APRIL 21, 1624

Att the Court att Theobalds 8th Aprill 1624:

His Ma^{tte} beinge verie Compassionate of the miseries and povertie of the Planters (and willinge they should have releife) is graciously pleased to referr the Consideracon therof to the right Hono^{ble}: the Lord Treasuro^r and M^r Chancello^r of the Exchequor y^t some good order beinge established amongst them they be not soe much opprest by the Company as is alleadged and that they have such releife concerneinge y^e Impost as they in their wisedomes (weighinge the Peticoners necessities) shall finde most Convenyent. weihinge Edward Powell.

Whithall the 14th of Aprill 1624:

The matters of this Petičon doe ptlie concerne the Kings Ma^{tie} and ptlie the Virginia Comp^{*}: therfore lett this Petičon be delivered to the Gouernor that hee and the Company may consider therof and returne their answere in writinge for soe much therof as concernes them and wee shall therevpon consider heerof further as concernes them, and wee shall thervpon consider thereof further accordinge to his Ma^{ties}: Commaundement and good pleasure within signified.

Middlesex. Rich: Weston.

Mr Deputie acquainted the Court that vppon the first Deliverie of this Peticon to him on ffryday sennight by some of the Planters, hee desyred them that they would sett downe in writinge those greivances and oppressions w^{ch} they menconed in generall that soe they might haue a ready and full answere Whervppon they pmised to doe itt, butt the next morninge they came to him and tolde him they had thought vppon the matter and would not deliver the pticulars of their greivances and oppressions butt before the Lo: Treasuro^r to w^{ch} m^r Deputy made answere that hee would acquainte my Lord and the Counsell therwith, and if itt eaused any delay in their buisiness it was their owne fault, yett afterwards they brought him a certaine writinge (Article wise) conteyninge divers matters butt without any hand vnto itt although in the end they say wee who have vnderwritt itt will maynteyne itt on our oaths, whervppon hee desyred them to sett their hands to the said writinge that itt was their Complainte: w^{ch} they promised to doe butt afterwards they sent him word, they would not sett their hands to itt: Whervppon the Company not conceiving itt fitt that a writinge of such a nature should be openly read without a

certaine Author to avowe itt, desyred mr Deputy and some other of the Counsell to pyse itt, and deliver their opynions whether itt were fitt to be read: W^{ch} beinge done y^e Counsells opynion was that itt ought not to be read for that itt conteyned Cryminall charges of a verie high Nature and some of them Capitall against the Gouerno^r and Counsell in Virginia; Soe as some very worthy Lawyers affirmed that the psons that had presented itt except they would maynteyne it had incurred the penalty of Lybellers. The Counsell further delivered that of all the Articles (beinge Nyne) there was onely one that gaue any charge to ye Company [375] here at home all the rest being dyrected solely against the Gouerno^r and Counsell in Virginia wheras their peticon to his Ma^{tie}: was penned against the Companies greivous oppressions, wherof beinge desyred to deliver the pticulers they had onelie instanced one: By w^{ch} manner of proceedinge the Court conceived this to be a malicious practize of some of their enemies to Defame and disgrace them with his Royall Ma^{ty}: and although some would have gone about to excuse itt through simplycetie of the Planters that did not soe exactly distinguish ye Gou9ment here and there, butt phaps thought that because the Company hath the Commaund and authoritie of the Gouerno^r there, that therfore the default by them in Virginia might be imputed to the Company here: This excuse gaue noe manner of sattisfaccon att all; for itt was answered that the Company here was not any way guilty of their misgoverment, except vppon knowledge therof they had neglected or denyed to reforme itt, butt these things were never complayned of.

Butt because itt was reported that there was one of these Articles that touched the Company the Court desyred itt might be read being y° 8 in number as followeth.

8: Eightly Wheras vppon Complainte made to his Ma^{tie}: of the miserable estate and Condičon of the Planters in Virginia for want of Corne the last year: It then pleased his Ma^{ty}: in Comiseration of their distressed estate to cause the Company of Virginia to send ouer prouision of Meale for their releife, the saide Company to receaue of them in Virginia for the saide Meale the monny they laide out for the same togeather with the charge of transportačon wthout any further gaine. Notwithstandinge the saide Order, when the said Prouision eame into Virginia in a Ship called the Hopewell the Cape

APRIL 21, 1624

Marchant m^r Harte appoynted thervnto by the saide Company sould the said Meale Vnto y^e saide ffreemen in Virginia at excessive and vnreasonable rates as Seauenty, or eighty Pounds waight of Tobacco a Hogsheade.

M^r Casewell herevppon (beinge appoynted heretofore by the Aduenturers to buy the Meale) declared that at the time the said Meale was bought it cost 9^s p bushell, w^{ch} with Custome petty charges, and freight made itt i3° p bushell Soe that a Hogshead Contenninge 9 bushells came to 5: 17:00 w^{ch} beinge sould for 80 weight of Tobacc° valued now here in London by the Customers themselvs att 18^d p pound one with another as by the Customers Certificate vnto the Lord Treasuro^r appears: after the Deduction of the Charge of Custome Impost and freight with allowance of shrinkadge there will scarce remayne vj^d cleare vppon each pound to the owner: But though itt should be solde to cleer j^s w^{ch} was more then any man could hope the 80 pound waight would com to butt 4^{li}: wheras itt cost 5^{li}: 17^s.00^d Soe that a Third of the principall would be lost besides the time and Adventure. Butt m^r Casewell himselfe and divers other principall Adventurers in y^t Magazine did openly make offer to sell their whole Adventures for halfe y^e principall if any man would buy it.

The vniustnes and absurditie of this Complainte of y^e Planters did much greive the Company, that where they deserved thank? for their Charitie they should be Complayned of for Oppressors, and the falsitie of itt did make them suspect that those against the Gouerno^r and Counsell in Virginia were of noe greater trueth for what would they feare to say of them beinge absent and not able to answere for themselvs, when they durst complaine of the Company to the Lo: Treasuror of a thinge soe evydently false: Besides those planters present in Court togeather with all others giveinge ample testimoney of v^e worthie proceedings of S^r ffraunces Wyat whome in their Consciencies they pressed to esteeme a most just and sincere gentleman, and free from all manner [376] of Corruption or pryvate ends: itt was dyrectly Contradictory that hee should be guilty of such oppressions or misdemeano^{rs}. Whervppon the Court demaundinge againe of some of the Planters who had brought these greivances beinge then in Court, whether they would avowe and maynteyne them, and itt beinge denyed by them and namely by one Perie who likewise further confessed that although the last clause was in these words.

Lastly the greiuances aboue mentioned, and other abuses offered to particular Planters by the Gouernors & Counsell in Virginia, hath caused the Parties whose names are subscribed to these greiuances (and an infinite number of others soe resolued) to quit Virginia and betake themselues to a more pryuate life, w^{ch} wilbe a means to ouerthrowe the Plantacon there, & abate the benefitt of his Ma^{ts}: Customs here: All w^{ch} greiuances wee or some of Vs can iustifie vppon oath, and haue likewise been desired by our frends in Virginia to prefeer these greiuances to his Royaff. Ma^{tte}.

Yett they had noe Comission noe authoritie from the Planters in Virginia to Complaine, butt the Petičon and greiuances were framed here at home In these regaurds the Company thought to pass itt ouer in favour of the Planters who they preived had been abused and drawne to this Course by some others.

Butt for the Petičon ittselfe to his Ma^{ty}: the Court thought fitt that sume Answere should §be§ returned to the Lo: Treasuro^r and m^r Chauncello^r: Whervppõ entringe into an examinačon of the parts therof: They enquyred of the said Perry and others, what Imposičons they had ever paid to the supporte of the Company, wherof they were not able to alleadge one. Next the said Perry and others beinge Demaunded touchinge the Clause of their Petičon in these words:

Haue perticularly been more neerly pressed then euer, not onely with the now vrginge, and Continuall assault and surprises of the incensed enimie, whereby they are inforced by one halfe of their men, to secure and guard the Labours of the other, butt allose by the many Imposicons and Leuies laid and made vppon them towards the support of the Company from whence heretofore they were wont to receive releife.

M^r Iohn fferrar informed the Court that Richard Brewster one of the Petičoners had told him that this last yeare, wth noe more then three men and himselfe hee had made 2800 waight of Tobacco §besides§ :100: bushells of Corne. Butt m^r William Capps openly delivered on the fayth of an honest man that with Three boyes onely, w^{ch} hee said were not a man and a halfe hee had made Three Thousand weight of

APRIL 21, 1624 525

Tobace^o and had sould 50 barrells of Corne heaped measure to Cap^t: Whittakers and kept besides that 60: barrells fo^r his owne store, and all this hee had pformed by the labour of those three boyes onely himselfe haveing never done (as hee termed itt) one stroake of worke: Vppõ w^{ch} Reports and divers other the like, the Company conceived that insinuaçõon of soe much daunger and disquyett from y^e Salvadges was extended farr beyound trueth.

Next they tooke into their Consideracon an other clause in the said Peticon in these words.

But now for it is that as well the generall state of the Plantačon as the perticular of euery Planter beinge fallen into a farr worse and poorer estate than they were in former times, when yo^r Ma^{tie} spared to demaund those duties: [377]

 W^{ch} the Courte Conceived to be one of the most vntrue and iniurious suggestions in all poynt? that could be devysed, the Collony notwithstandinge all these Calamities of late in number of people multitude of houses and Plantations aboundance of Cattle and provisions, tenn times exceedinge the generall estate of those former times w^{ch} they spake of, and aboue five times better, then itt was lefte by S^r Thomas Smith, and S^r Samuell Argall, and for the estate of pticuler Planters itt was by many pticulars instanced, that divers pryvate Planters had this yeare for themselvs brought home more goods and to a greater value then the wholl Collony and Plantačon did then returne.

M^r Deputy moved y^t for as much as S^r ffrauncis Wyate Comission of beinge Gouernor of Virginia would shortly expire, and that hee was willinge as appeared by his owne letter to resigne that place to some more able man. The Company would therfore please to bethinke themselvs against the next Quarter Court, either of Contynuinge the present Gouerno^r, or of choosinge a new to succeed in his place. Touchinge w^{ch} the Court conceived they had time ennough to resolve between this and the Quarter Court.

This present Court by a generall ereccon of hands is ordered to continue after 6: of the Clocke duringe pleasure. M^r Deputy acquainted the Court that the Counsell of Virginia vppon y^e Companies earnest and importunate sollycitacions had drawne vpp a Peticon to be presented to the Parlyament, w^{ch} beinge read was as followeth.

> To the Hono^{ble} house of Comons assembled in Parlyament The humble Petičon of the Treasuro^r, Counsell & Company of Virginia.

Shewinge: That after divers Discoveries had confirmed an opyneon, that y^e Country (now Virginia) was scituate in a temperate wholsome Clymate, and that the Soyle was exceeding fertell, the Parts watred with fruitfull, and Nauigable Rivers, wherby our men and Shippinge through a fair Sea might have a Comfortable fallinge on a saffe Choast; It pleased God to affect the myndes of many worthily disposed Noblemen and Gentlemen and others to understand itt a matter of great Religion and honour to endeavour the propagatinge of Christianvtie amongst those Barbarous People and gaine such a hopefull addicon of Dominion to his Ma^{tie}: most deservinge the highest honour of such an Enterprize: who beinge informed therof and apprehendinge the great honour and Comoditie might arrise to this State, by pfectinge a Christian Plantačon in those partes. Itt pleased his Matle: by his most gracious Letters Patents of Incorporation (from type to time renued & enlarged) to conferr as ample pryviledges and immunities both for their Assistance, who should becom Directors, or Gouerno¹⁶ in the buissines, and for their comforte, who should be willinge to settle and inhabite in Virginia as could then be forcesen or desyred: w^{ch} gaue so generall an encourragement, that Noblemen, Knights, Gentlemen Cittizens and others in great numbers, originally named in the seuerall Letters Patents became Aduenturors, who besides their monneys gaue many folde helpes with Industry to advance the pfeccon of this glorious worke. And notw^{tb}standinge a multitude of Accident and disasters incydent to a new Plantačon in a remote and Sauadge Country: It pleased God to refresh their hopes by such an vndoubted probabilitie of attayninge (at least for the publique of their Country and Posteritie) a most beneficall Retribucon for all their expence and paynes, as in the end might Crowne their endeavor^s with as much Glorie, Honour, & Proffitt to this Kingdome as could be wished or expected haueinge in their Contemplacon the ground followinge. [378]

1. The Conversion of Saluages to Christianytie and establishinge the first Plantačon of the reformed Religion.

2 The removeinge of the Surcharge of necessitous people, the matter or fewell of daungerous insurrections, and therby leavinge the greater plentie to susteyne those remayninge within this Land.

3 The lardgnes of Territory knowne greate, may prove much greater, the fertilitie of the Soyle and temperature of the Clyme chearishinge our people and produceinge by nature and industrie, what soever vsefull Comodities are found in any knowne Country.

4 The beneficiall ffishings discouered w^{ch} togeather wth the continuall entercou^rse betweene People of one and the same Nation is an exceedinge encrease of Nauigačon.

5 The multitudes and quantities of material \mathcal{C} for the buildinge & settinge forth of Shippinge beinge there in precion especially excellent Timber wherof great scarcitie is found throughout Christendome.

6 The assurance of many rich Trades that by a Plantačon setled in those pts might be found out and dryven to the incredible benefitt of this Kingdome, besides noe small hopes of an easy and short passadge to the South Sea, either by Land or Sea.

7 An inestimable advantadge, that would be gayned to this state of England in case of Warr both for the easie assaultinge of the Spanyards West Indies, from those parts, and for the relievinge and succouringe of all Shipps and men of Warr that should goe on Reprysalls, there beinge none of those daungers or discomodities whatsoever that in former times ouerthrew soe many Voyadges butt wilbe by the Plantačons of Virginia and Summer Islands supplyed and prevented; Soe that our benefitt and the enemies harme and loss wilbe certaine.

Butt soe itt is that now when the naturall difficulties incydent to all new Plantačons are by tract of time and good dilligence, & especially by the blessinge of Almighty God in great part overcom: Yett on the other side the vnnaturall and faultie impedyment arysinge by flaction and discord, runinge courses and practizes of some tendinge wholly to pryvate profitt, misimployment of the Stocke, false Accompt and the like diversions from the faire hopes in the Action are soe encreased and vpheld by strong hand as doth threaten speedy ruyne and destruccon to this excellent worke of God and his Ma^{ty}: if remedies be not timely applyed.

Wee therfore the Counsell and Company (not a little differinge from other Companies both in our Composition consistinge of principall Noblemen, Gentlemen, merchants and others, and in the ends for w^{ch} it is established beinge not simply matter of Trade, butt of a higher Nature, yett findinge nevertheless our selvs in our body as itt is now distempered vnable to be onr owne Phisičans without higher Assistance) doe thinke our selvs tyed in Conscience, Duty & reputation and for the deliverance of our owne soules, and for dischardg of the trust reposed in vs to represent to this present Parlyament, this Childe of the Kingdome exposed as in the Wilderness to extreame daunger and as itt were fayntinge and labouringe for life.

Humbly entreatinge this Hono^{ble} honse to take into yo^r Comisseračon this Distressed Collony and oppressed Company and to be pleased to receive from such of his Ma^{tles} Councell for Virginia (beinge members of yo^r Hono^{ble} house) as have been appoynted by vs the Company a full relačon of those oppressions and greivances w^{cb} though in sundry kindes (have as they doubt not to make evydent) had either their originall [379] or strength from the now Lord Treasuro^r out of his pryvate and most vniust ends, not onely to allmost the vtter ouerthrow of this noble worke butt allsoe to the Deceipt of his Ma^{ty}: in his proffitt and to the great preiudice of the wholl kingdome in matter of Trade, and daungerons consequence to the liberty of their psons. And thervppon accordinge to yo^r most grave wisedomes to devise some remedy for removeing of the impediment*C*, repressinge of the abuses encourradginge Adventurers and fynally for the establishment of the Collony.

 W^{ch} beinge twice read after some pause the Company were desyred to speake freely to itt, and declare their opyneons whether they did approve therof as itt was, or would haue itt amended in any parte, or any thinge added therevnto: Whervppon allthough some tooke excepčons to some pticulers therin, yett after great ||exact|| Debate and Consideračon it was agreed and concluded by a generall erection of hands (onely one dissenting) that the Petičon should stand as itt was drawen. And the Court entreated m^r Deputy and those other of the Counsell that are allsoe members of the Hono^{bie} House of Parlyament would please in the Companies name to plsent the said Petičon to the house of Commons and to prosecute the matters therin conteyned with all expedičon.¹

¹The letter of the King to the Speaker of the House of Commons on this petition is mentioned in List of Records, No. 665, Vol. 1, page 193, *ante*.

A PREPARATIVE COURTE HELDE FOR VIRGINIA ON MUNDAY IN THE AFTERNOONE Y^E: 26: OF APRILL—1624.

Present

S ^r Iohn Dauers.	m ^r Ryder.	m ^r Norwood.
	e	
S ^r Roger Twisden.	m ^r Newporte.	m ^r Sparrowe.
m ^r Deputie.	m^r Boothbie.	m ^r Cranmer.
m ^r Iohn fferrar.	m ^r Sheldone.	m ^r Huddlestone.
m^{r} Shepparde.	m ^r Barbor.	m ^r Taylor.
m ^r Bland.	m ^r Casewell.	m ^r Perrie.
m ^r Palivieine.	Marma: Reynor.	m ^r Cuffe.
m ^r Copelande.	m ^r Georg Smith.	m ^r Woodall.
m ^r Bearblock.		
	m^{r} ffothergall.	
	m ^r Andrews.	
	m ^r Pennistone.	
	m^{r} Mole.	
	m ^r Ayres.	
	m ^r Stone. w th	
	Divers others.	

Wheras Vrsula ffrench Petičoned the Company for the freedome of one Elias Longe her Apprentize in regaurd hee had served out 4 years of his time and was noe waies able (as shee was informed) to pay her out of his wages that Proporčon of Tobacco towards her mayntenance as was formerly ordered, nor likely duringe his service to give her any releife: The Court in Consideračon of her povertie orders her case should be recommended to the Gonerno^r and Counsell of Virginia soe as some means might be found to give her releife speedilie.

The Court vppon Močon ordered a Comission to be drawen vpp for Marmaduke Reyner for his Shipp the Sampson of about 100: Tunn for transport of good? and Passengers to Virginia.

16456—vol 2-06-34

RECORDS OF THE VIRGINIA COMPANY

M^r Deputy acquainted the Court that Wheras m^r Iames Bagg of Plymouth had 5 shares given him by a Quarter Court the 25th of Ivne— 1620 as a gratificacion for that good service hee had done for the Company as appeares [380] in that Court: hee desyred hee might haue the said Shares confirmed vnto him vnder the Companies Seale. W^{ch} request the Court held very reasonable and ordered a draught therof to be made against the Quarter Corte as had been §for§ others in the like kinde.

M^r Deputy moved that wheras S^r ffraunces Wyat¢ Comission of Gouerno^rpp of Virginia expired verie shortly, and that himselfe as appeared by his owne letter was willinge to resigne his place to some more worthie person The Company would therfore take a bethinkinge against the next Quarter Court for proposinge some other fitt man to succeed him: Whervppon divers of the Company declared their opynions that seeings S^r ffrauncis Wyatt had carryed himselfe soe worthylie in the place of Gouerno^T as appeared by the Report of the Planters themselves now present in Court much commendinge him for his Iustice and æquanimitie toward¢ all men. And consideringe allso how much the Company are in his Debt and noe means lefte to make good their promise vnto him, much lesse able to furnish out a new Gouerno^T, they could not therfore doe better then continue him still; whervppon the Court generally agreed to recoñend itt to the further Consideracon of the Quarter Court.

M^r Deputy signified that beinge desired by the former Court to pisent the Companys Petičon to the Lower house of Parlyament, hee had this morninge (for before hee could not) preferred itt. Wherat there was at first some opposicon made; but the house was pleased notwthstanding to entertaine itt verie acceptably, and haue appoynted a select Comittee to hear itt, who are to meet in the Starr Chamber vppon the next Wednesday in the afternoone, wher all of the Company that are members of the Parlyament are admitted freely to com and heare butt not to haue voyce.

And now for soe much as this meetinge fell out vppon the Quarter Court day in the afternoone wher the Lord Cavendish himselfe and

divers others of the Company were there to give their attendance vppon the said Comittee. And for that allsoe the Earle of Southamptō their Treasuror was himselfe out of Towne, they were of necessitie to alter and transferr the vsuall time of keepinge their Court that day, from the afternoone to the forenoone Whervppon the Letters Patents beinge pvsed itt playnly appeared itt was free for them soe to doe, and although by their owne Lawe they had appoynted their Court to begin at two in the afternoone yett vppon soe greate and vnavoydable necessitie as now fell out itt was conceived the Company had power to dispence wth that Law. [381]

And itt was further offered to the Consideračon of the Court that wheras the Earle of Southampton had been Treasuror now allmost 4 years, itt was against the Lawe of the Company to choose him againe, and yett the necessitie and occasion of the Company were such as noe other fitt choyse could be made; Whervppon y^e Court thought fitt to be humble suters to his Lo^p: that out of that extraordinary Noble Zeale w^{ch} hee had with soe much trouble and paynes Demonstrated, hee would be pleased be pleased once againe to accept of the place of Treasuro^r and for removeinge the Obstacle that was by the Companies Lawe, itt was thought fitt to suspend the force of that Lawe for this time; Whervppon y^e Courte beinge acquainted that for the abrogatinge or suspension of a Lawe itt was to be done by the same stepps and ||degrees|| as itt was made, did first appoynt a Coñittee to advise about the suspencon of those Lawes for the present, for w^{ch} purpose these were nominated. (vizt)

m ^r Iohn fferrar	m ^r Cranmer
m ^r Whitley	m ^r Ryder
m ^r Pallavicine	m ^r Copeland
m ^r Casewell	m ^r Cuffe
m ^r Barbor	

who withdrawinge themselvs out of the Court and haueinge deliberated theron came and declared their opynions to those of the Counsell that were present who concurringe with them, and afterward the Court likewise, Itt was generally conceived very necessary and expedient

RECORDS OF THE VIRGINIA COMPANY

(rebus sic stantibus) that those Lawes for beginninge Courte att .2. of the Clock in the afternoone and for lymittinge the Treasuror but for 3 years att once should be suspended for the present.

S^r Thomas Hamon brought to the Court one Sydrae Soan, and Martha his sister who made claime vnto 3 shares due vnto their Brother Ioseph Soan deceased by a bill of Aduenture of 37^{ii} : 10: 00 paid vnto S^r Thomas Smith w^{ch} they say Ioseph Soane did devize by his will vnto one Ganesford Soane and the $||s^{\text{d}}||$ Sydraek and Martha: w^{ch} Gainsford they certefie to be dead: So that the right now did wholly belong to them two. They allso presented the Coppie of the said Will w^{ch} S^r Thomas Hamon testified to be a true Coppie, Butt the Court beinge desyrous to see the bill of Aduenture, because there appeared butt 25^{ii} of itt acknowledged in the printed booke: Sydraek made answere hee had pawned the said bill for 30^{s} to m^r ffotherby.

The Court at length ordered that the said Three shares should be ioyntly passed vnto the said Sydrack and Martha as beinge ioynt and Coheirs to y^e said Inheritance.

M^r Webb haueinge testefyed to the Court that m^r Garrett Weston transported to Virginia att his owne charge his brother * * * * §ffrauncis§ Weston and three servants (vizt) William Dansey, Robert Miller, and Iames Bradford, The Court ordered that hee should haue the proporcion of 200 Acres allowed him for their psonall shares.

There was brought to the Court an Indian Boy by one William Perry lately come oner from Virginia, for whome a močon was made for some Contribucon toward \mathfrak{C} his mayntenance, wherby to bring him vp in Christianitie and some good course to live by. Whervppon itt was thought fitt a Role be drawne for men to vnderwrite what they please freely to contribute that way. [382]

 M^r Richard Casewell made knowne to the Court that wheras Cap^t lohn Bernard deceased had sould to m^r Georg ffurzman three old Shares of 12^{μ} : 10^{s} : 00 p share and likewise supplyed them in Martins Hundred to the value of tenn pounds p share – Itt appeared afterwards to the Audito^{rs} that two of the said Shares were y^e Inheritance of the heirs of mr Iohn Iames deceased, whose wife although Captaine Ber-

nard had marryed yett hee could not therby algenate those two shares from the aforesaid heirs: Wherfore to supply and make good againe, the full number of Shares that Captaine Bernard had assigned vnto the said George ffurzman m^r Casewell deelared that att the request of Cap^t: Bernarde Executo¹⁸ hee had assigned and past ouer to the said George ffurzman and his heirs for ever two Shares old Adventure of 12^{li}: 10^s p share, And therfore desyred the Court to ratifie and confirme vnto the said George ffurzman as well the two shares hee had assigned and passed ouer vnto him as that other Share w^{ch} Captaine Bernard had sold him formerlie, and the Thirty pound supplyed by Captaine Bernarde as aforesaid. So the Court takinge itt into their Consideracon have accordinglie ratified and confirmed the said Three shares vnto m^r George ffurzman and admitted him to be a ffreeman of the Company: And have allo agreed and ordered that the said three shares shalbe the same, w^{ch} Captaine Io: Bernard in his life time drewe by lott in Martins Hundred as they are laid out and figured vnder his name in the Generall Mapp of y^e said Society.

ATT A QUARTER COURT HELDE FOR VIRGINIA ON WEDNESDAY IN THE IFORENOONE THE 28: OF APRILL - 1624

Present

the Right Honob^{le}

Lord Cauendish. Lo: De Lawarr. S' Edwin Sandis. S' Iohn Dauers. S' Iohn Oagle. S^r Iohn Brooke. S^r Iohn Treuor. S^r Iohn Bourehier. S^r Charles Barkley. S^r Lawrence Hide.

m ^r Deputie.	m ^r Ditchfeilde.	m ^r Wentworth.
m ^r Nich: Hide.	m^r Scott.	m ^r Buckridge.
m ^r Winkfelde.	m ^r Wite.	m ^r Morris.
m ^r Iohn Smith.	m ^r Whitley.	m ^r ffurzman.
m ^r Iohn fferrar.	m ^r Roberte.	m ^r Meuerell.
m ^r Purcas.	m ^r Caswell.	m ^r Taylor.

m^r Bland. m^r Bearblock. m^r Brooke. m^r Hobbs. Do^r Gulstone. Cap^t Bargraue. m^r Moorwood. m^r Moorwood. m^r Woodall. m^r Anth: Gates. m^r Newport. m^r Barkley. m^r Alden. m^r Sparrow. m^r Tucker.

m^r Keightley. m^r ffogg. m^r Copeland. m^r ffreake. m^r m^r Stone. m^r Wheate. m^r Ayscough. m^r Maisterson. m^r Iefferson. m^r ffletcher. ||m^r Vyner.|| m^r Perry. m^r Swinhowe.

m^r Berkeley. m^r Walter. m^r Andrews. m^r Bagell. m^r Boothbie. m^r Hurd. m^r Bennett. m^r Russell. m^r Waterhouse. m^r Bonnell. m^r Stubbs. m^r Careles. m^r Elias Roberte. m^r Rogers. m^r Sharrowe. m^r Barkham. m^r Martin. m^r De Lawne. m^r Scudamore. m^r Colthurst. m^r Trueloue. wth divers others.

[383]

m' Collett. ||m'-Webb.|| m' ffellgate. ||m'-Webbs. m' Webbs. m' Hacket. m' Ryder. m' Wiseman. m' Garrett Weston. m' Wodnoth. m' Norwood. m' Brester. m' Hildred. Cap' Gefford. m' Walker.

M^r Deputy made knowne to the Company what reasons moved the last Court vppon Consultačon first had by a Comittee then appoynted, and after wth y^e Counsell then alloo present to order and appoynt the keepinge of the Quarter Court this day in the forenoone: w^{ch} course and alteračon was well approved of by this present Court.

And in regard the Court was now accordinge to the dyreccon of y^e Letters Patents to proceed to eleccon of new Officers. m^r Deputy breifley related the reasons y^t had formerly moved them to continew their old Officers ever since the Quarter Court in May—1622. And for their better sattisfaccon read vnto them the sen⁹all passages in the senerall Quarter Court since touchinge that matter.

And further signified that wheras the Company had made a Lawe for lymittinge the Treasuror and Deputy to continue in their places but for 3 years at once the said Law had alloo been taken into consideračon by the former Coñfittee Counsell and Court, who conceavinge noe detryment could ensue to the Company by dispenseinge with that Lawe for the present, but rather a singuler benefitt and advantadge vnto them as things now stood, did therfore thinke fitt to suspend y^o Lawe allooe for the present by leavinge itt free for the Company to make choise of any former Officers although their times were determyned.

Whervppon itt beinge taken into Consideračon by this present Court, after all reasons heard and debated, itt was at length agreed and ordered by a generall erection of hands that the Lawe concerninge the lymittinge of the Office of Treasuro^r and Deputy to the terme of 3 years should be suspended and accordingly resolvinge to goe to Elecčon, the Earle of Southampton was generally and vnanimously nominated and beinge putt in Election with the Right Hono^{ble} the Lord Cauendish, the place fell to the Earle of Southampton by haueinge 69 balls, the Lord Cauendish: fine and the Negatiue box. 2. whervppon y^e Court besought the Lo: Cauendish and the rest of the Counsell present to acquainte his Lo^p: with this choyce and how humbly and instantly the Court besought his Lo^p: to accept therof. ffor Deputy m^r Alderman Iohnson and m^r Nicholas fferrar beinge proposed and ballated, the place fell to m^r fferrar by haueinge 64 balls m^r Alderman 10. and the negative box: 1. Whervppon m^r fferrar beinge brought to his place tooke his Oath.

Proceedinge next to the choyse of the Audito^{**}, the Court by a generall rection of hands continued of the old, S^r Edwin Sandis, and S^r Iohn Dauers in respect of their sufficiencie and long experience in matters of Accompts with promise allso (vppon their request) that they should be no other wayes tyed herevnto then as their owne occasions would permitt. The Court likewise contynued m^r Iohn fferrar and m^r Keightley, and in regard m^r Gibbes and m^r Iohn Wroth had long discontinued from cominge to Court^e, there were chosen in their steed m^r Bland and m^r Scott.

Proceedinge next to the choyse	m ^r Bearblock. m ^r Darnelly
of Comittees these five of the old	m ^r Bland.
were dismissed namely	m ^r Wheatley m ^r Mellinge [384]

and in their steeds these five new were chosen (vizt)

			/
1. m ^r Roberts.)	6. m ^r Bull.	11. m ^r Boothbie.
2. m ^r Morris.	vnto whome	7. m ^r Casewell.	12. m ^r Bennett.
3. m ^r Ryder.	were added	8. m ^r Georg Smith.	13. m ^r Biddolph.
4. m ^r ffelgate.		9. m ^r Wiseman.	14. m ^r Seaward.
5. m ^r Kirbie.	,	10. m ^r Meuerell.	15. m ^r Barbor.
			16. m ^r Covell.
ffor Secretary—Edward Collingwood were chosen by a generall			
ffor Huchard	mr Wm W	lahh lao la cho	boll of a general

The last Court beinge made acquainted by m^r Deputy wth that notice that S^r ffrauncis Wyatt had given by his owne letter of the time of the determinacion of his Comission of Gouernorship of Virginia and of his willinge desire to leaue that waightie burthen to some other more able person if the Company soe pleased.

And beinge further informed allsoe by the Planters then present in Court howe much hee was Comended for his Iustice and æquanimitie

towards all men who generally professed his Noble carriage was such as hee well deserved to be contynued in the place of Gouerno^r and to have a just recompence for those great losses hee had susteyned through want of his due number of Tenant¢ and otherwise since his goinge over. The Company beinge thus confirmed in their good opynion of him and withall consideringe they had no Stocke att all lefte to furnish out a new Gouernor conceived they were of necessity inforced to continue him still, and therfore thought fitt to propound him at this Quarter Court to stand in Eleccon for the said place.

Whervppon S^r ffraunces Wyat beinge proposed by the Court, and some earnestlie moveinge that S^r Samuell Argall (in regard of his worth and desire therevnto) might stand in Eleccon with him they were both ballated and the place fell to S^r ffrauncis Wyat by haueinge 69 Balls, S^r Samuell Argall 8 and y^e Negative box 2.

And itt was likewise further ordered that a fre should be writt vnto him to pray his acceptance of the said place for 3 years longer, and further to assure him that the Company would be verie carefull to giue him a due Supply of Tenant ℓ in discharge of their promise and Covenant ℓ wth him att his first goinge ouer.

The Court was moved that wheras in the generall narračon that was this afternoone to be made before the Comittee of the lower house of Parlyament there would fall out divers passages touchinge S^r Nathaniell Rich who beinge a member of that house itt was not fitt to charge him without leave first obteyned. Therfore that the Company would please to petičon the house, that hee might be ordered to be present at the said Comittee and here such charges as should be given him. w^{ch} course beinge well liked of by the Court and a petičon to that effect presented: itt was twise read and maturelie considered of: and beinge approved was by a generall erecčon of hands (two onely dissentinge) ordered to be presented to the house in the name of the Company: And that if itt should com there too late, then to present itt to the Comittee in the afternoone. [385]

RECORDS OF THE VIRGINIA COMPANY

Request beinge made by some that S^r Nathaniell Rich might have a Coppie of y^e said Petičon Itt was by a generall erection of hands (saue two) denyed itt beinge the Custome of noe Court whatsoever.

The Court takinge into Consideracon that the matters to be delivered to the Parlyament did fall vnder fower generall heads (vizt) the Matter of Tobacco and all the greivances therin: The buisines of the Contract, The proceedings of the Comissioners and the passadges since, and conceivinge that neither Counsell att Lawe could be soe fully informed as were requisite, and phapps would not be soe well heard, did therefore thinke fitt to beseech the Lord Cauendish S^r Edwin Sandis and S^r Iohn Dauers to take vppon them the delivery of the three last part \mathfrak{C} , (vizt) The Lord Cauendish the buissines of the Comission, S^r Edwin Sandys that of the Contract, and S^r Iohn Dauers the last: And for y^e matter of Tobacc^o they imposed itt vppon m^r Deputy. His Lo^p: very Nobly vouchsaffed to promise his pformance of their desires, and the like did the other of their part \mathfrak{C} .

The Court beinge moved that some course might be taken for the Educacon and bringinge vpp of the Indian boy that was lately brought ouer from Virginia by one William Perry, did thervppon entreate m^r Copeland a Mynister to take him into his care and eharge: And did promise hee should have allowance for his entertaynement.

The Graunt of fiue shares vnto m^r Iames Bagg of Plymouth beinge ordered by the last Court to be drawen vpp was now presented and read and beinge approved was ordered to be sealled.

 M^r Casewell moved the Court that the two shares w^{ch} hee had passed to m^r ffurzman att the last Court as likewise one other share sold him by Cap^t Bernard, might be the same Three shares that Captaine Bernard drew in his life time in Martins Hundred as they are figured out in the generall Mapp of y^t Societie w^{ch} request the Court condiscended vnto and ratified and confirmed the said 3 shares in Martins Hundred accordingly vnto m^r ffurzman.

A PREPARATIUE COORTE ON MUNDAY IN THE AFTERNOONE THE 7th OF IVNE 1624:

Present

the right Hono^{ble}.

Edward Earle of Dorsett. William Lord Cauendish. S^r Edwin Sandis. m^r Rawleigh.

\mathbf{m}^{r} Deputy.	m ^r Hobbs.	m ^r Balmford.
m' Io: fferrar.	m ^r Gookin.	m ^r Georg Smith.
m ^r Neuell.	\mathbf{m}^{r} Widdowes.	m ^r Baynham.
m ^r Sandys.	m ^r Webb.	\mathbf{m}^{r} Molins.
m ^r Sheppard.	m ^r Newport.	m ^r Cranmer.
m' Bland.	\mathbf{m}^{r} Shelton.	m^r Bull.
m ^r D ^r : Anthony.	m ^r Iadwin.	m ^r May.
m ^r Palauycine.	m ^r Hopkins.	m ^r Collet.
Capt Bargraue.	m ^r Copeland.	m ^r Capps.
m ^r Casewell.		in outpro
	m ^r Lee.	
	$\mathbf{m}^{\mathbf{r}}$ ffothergell.	
	\mathbf{m}^{r} Norwood.	
	Marma: Reyno ^r .	
	m ^r Cuffe.	
	m ^r Nicholls.	

m^r Nicholls. m^r Ditchfeilde.

m^r Ewens.

m^r Woodall ||wth divers others||.

The Court of the 21th of Aprill was now read and after some pause and noe [386] exception taken therto, beinge putt to the Question itt was by a generall ereccon of hands approved to be rightly sett downe.

RECORDS OF THE VIRGINIA COMPANY

M^r Deputy acquainted the Court that although the generall buisiness of the Company preferred in their Peticon had not peeeded in Parlyament, yett the pticuler of Tobace^o by the exceedinge greate care and wisedome of S^r Edwin Sandys assisted with the Lord Cauendish and other worthy members of the Company had a verie happie issue. The Importacon of fforraigne Tobacc° wherin Spanish was included beinge presented to his Ma^{tie}: as one of the nyne greivances of the Realme in the matter of Trade wherin the House humbly besought releife and that for the good of England without any Mencon or relation to Virginia in their Peticon,-although hee said hee Doubted not but in their hearte the wholl House had a very speciall regaurd to the advancement of the Plantačons. And as this course was in itt selfe as effectuall as if itt had been done by bill to obteyne y^e excluding of Spanish Tobacco, soe itt was much better then if itt had been done by the bill w^{ch} was Drawen the last Parlyament, since w^{ch} time the state & price of Tobacc^o was soe much altered as itt could noe way now beare that charge of 12^d p pound w^{ch} that bill laide on itt butt therby the Comoditie would have been as certainely ruyned and ouerthrowen as any otherwise.

In w^{ch} reguard m^r Deputy professed that neither himselfe nor divers others could with any good courrage sett forward¢ that course of the bill. But this second way bringinge with itt all the good of the bill, and leavinge out the evill therof hee thought it could not bee too much commended nor S^r Edwin Sandis (to whome the Company was beholdinge therfore) sufficiently thanked.¹

The Court rested much sattisfied in this matter, and full of good hope that itt would com to a good end. Butt beinge informed that those seuerall parties who in other kindes were to receave benefitt from the redress of the other head \mathfrak{c} of greivances had seconded the House wth their pticnler Petičons to his Ma^{tie}: The Court thought itt very necessary and fitt that the Company should doe the like and soe much the rather in regard that the House of Commons haveinge onelie Petičoned for the generall good of Trade wthout refference to Virginia the

¹ Among the Ferrar Papers, Magdalene College, Cambridge, are several drafts of acts and petitions on trade in the writing of Nicholas Ferrar, and nearly of this date. See also List of Records, Nos. 667-670, 672, 676, and 677, Vol. 1, pages 193, 194, *ante*.

addičon ||of|| so weightie, and mayne, a consideračon as the vpholdinge & advauncem^t of the Plantačons would in all probabilitie much sett forward the Execution and pformance therof: Whervppon itt was ordered that a Petieon should be drawen to his Ma^{tie}: to be presented from the Quarter Court, pursuinge the effect of that w^{ch} the House of Commons had delivered with the Addičon of what pticularly concerned the Plantačons. And further itt was ordered that their Lo^{ps}: promise vppon dissolučon of the Contract (that the Plantačons onely should haue the Importačon of Tobacco) should be menčoned: w^{ch} their Lo^{ps} by their order bearinge date the 28 of Aprill 1623 did commaund should be signified to the Colony §as§ haveing been most graciously graunted by his Ma^{ty}: vppon their Lo^{ps} Močon.

ffor the drawinge vpp of this Petičon the Court appoynted m^r Deputy, m^r Casewell, m^r George Smith, and further intreated S^r Edwin Sandys to give them his help therin.

 M^r Deputy acquainted the Company hee received late notice of Three Shipps newly arryved from Virginia w^{ch} had made a very speedy passage and hadd brought good news from thence (viz) that the people were all in health and the Colloney well stored with Corne and other provisions.

Hee likewise made knowne how much S^r ffraunces Wyat was Coñended for [387] his good service and noble Carriage of himselfe in his Goverment. And moved that seeings the Company had againe chosen him for Gouerno^r for 3 years longer they would also consider how to supply him for the time to com with his iust number of Tenant ζ and to recompence him for the losse hee hath susteyned therby.

 W^{ch} beinge taken into Consideracon itt was held both iust & reasonable that the Company should make good their Contract with him. And thervppo by a generall ereccon of hands agreed and ordered that signification should be given vnto him of his reelection. And in respect the Company wanted means to send over more men vnto him hee should be supplyed with his full number out of the Companies Tenants there; And for to recompence his former losses itt was referred to the Consideracon of the Quarter Courte. Vppon the like močon and request in the behalfe of m^r George Sandis Treasuro^r, It was agreed and ordered by a generall ereečon of hands (onely one dissentinge) that those men w^{ch} the Company had promised to send him, but wanted means to make itt good, should be now likewise supplyed out of the Companies Tenants.

 M^r Bull Treasuro^r for the old Magazine moved that wheras m^r Alderman Iohnson hath ffower Hundred and odd pound \mathfrak{C} remayninge in his hands long since due to the Magazine Adventurers whose Accompt in respect of some differrences was referred to m^r Alderman Hammersley and m^r Wither to examine and arbytrate: that for soe much as m^r Withers was gone beyound Sea they would now therfore appoynt some other in his steed: and the rather for that m^r Alderman Iohnson is tyed to give an Accompt before August next. This was referred to the Quarter Court to consider of.

and. That wee Edward Collingwood Secretary of the Company for Virginia, and Thomas Collett of the Middle Temple Gentleman have pervsed compared and examined this present booke beginning att Page: 1° att a Preparative Court held for Virginia the 20th of May: 1622 and endinge att this present Page-387 at a Preparative Court held the 7th of Ivne 1624 And wee doe finde that this Coppie doth perfectlie agree wth the Originall book of Court belonginge to the Company in all things, saue that in Page-371: the Graunt of 800 Acres to m^r Maurice Berkley is not entred and saue that in Page 358 wee wanted the Lords letter to m^r Deputy fferrar, soe that wee could not compare itt, and likewise saueinge that in Page 348 wee wanted the Gouernor and Counsells Letter from Virginia, soe that wee could §not§ compare itt; in w^{ch} respect I Edward Collingwood haue not sett my hand to those Three Pages, butt to all the rest I have sett my hand severally to each in confirmacon that they agree truly with the Originalls, And in wittness, and Confirmacon that this booke is a true Coppy of the Virginia Courte: Wee have herevnder iovntly sett our hands the 19th day of Ivne-1624.

Thomas Collett. Edward Collingwood Secrē.

INDEX

Index

Abbott, Morris, I, 225, 229, 324; II, 56. AUDITOR, I, 385. Sir Thomas Smith's accounts, I, 217. COMMITTEES: Abuses to Martin's Hundred, I, 239. Argoll business, I, 324. Joint stock for Spanish tobacco, II, 388. Proposed for, I, 391. Transportation of children, I, 287. Debts, II, 219. Debts to company, II, 318. Nominated by King for treasurer, I, 348, 11, 28. Abbreviations, I, 207, 208. Abden, Robert. Land, II, 295. Abdy, Anthony, I, 226, 229. AUDITOR, I, 385. Sir Thomas Smith's accounts, 1, 217. Magazine, I, 505, 572. COMMITTEES: Abuses to Martin's Hundred, I, 239. Sale of tobacco, I, 505. Nominated for deputy by King, II, 28. Abigail, The. Account of, II, 440-441, 444-447. Security, 11, 455-456. Accounts (finances). AUDITED: General, I, 573, 628. N. Ferrar's, II, 428. Sandys', II, 419, 425. Southampton's, II, 416, 425. 16456-vol 2-06-35

Accounts (finances)—Continued. CLAIMS: Against the company, I, 335, 336, 592, 600, 626; 1I, 43-44, 44-45, 369, 479, 480, 481, 510-511, 513, 514. By the company, I, 593-594, 601-604, 606, 630. Allowed, I, 288; II, 505. Not allowed, I, 629-630. College, I, 220, 263. COLONY: Neglected, I, 449. Rents, I, 453. COMMODITIES: Expenditures, I, 472, 476, 507. Receipts, I, 423. DEBTS: Assumed, II, 109. Discussed, I. 356, 573, 582. Due by company, I, 358, 365, 591, 592, 598, 609, 627, 629; II, 132, 529. Due to company, I, 418, 453, 517, 597; II, 108, 219, 317, 318, 508. Due East India school, II, 496-497. Plans for collecting, I, 389, 390, 412, 484, 495, 525, 533. EDUCATION: East 1ndia school, I, 532, 589. Errors in, I, 401, 402, 570. Infidel's children, I, 307, 308, 313, 318, 335; II, 136.

INDEX

Accounts (finances)-Continued. GIFTS: Bestowed, I, 318. Received, I, 278, 335, 587. Referred, I, 474. Lotteries, I, 223, 235, 335, 358, 373, 379, 417, 470, 556, 592-593. Audited, 1, 572. Plans for, I, 389. Reported to King, I, 492. MAGAZINE, I, 227, 231, 241, 244, 245, 246, 260, 263, 286, 287, 293, 312, 495, 505, 552, 563; 11, 132-135, 218-219. Joint stock, I, 232, 239, 260, 273. To be kept by company, 1, 583. Medium of exchange, 1, 519. PAYMENTS ORDERED, 1, 139, 402, 414, 419, 433, 520; II, 115. Bookkeeper, I1, 26. Cape merchant, I, 506. Collector, I, 551, 560. Governor, 1, 455, 465. Marshall, I, 454, 465. Minister, I, 582, 591, 635. Physician, 1, 516, 523. Quo warranto, II, 479. Secretary of company, I, 459, 471. Surveyor, I, 494. Treasurer in colony, I, 454, 465. RECEIPTS, I, 151. For sermon, II, 480. From collections in churches, I, 279, 285. REPORTS OF: By deputy, 1, 470, 487, 593; II, 19. By treasurer, I, 19, 27, 471, 557. By N. Ferrar, 11, 416-417, 491. By Sir Ed. Sandys, I, 470, 487, 558, 593. SECURITY GRANTED BY COMPANY, I, 416, 417, 428. To owners of The Abigail, II, 455-456. To Casewell, 11, 493-494. To the deputy, II, 19, 23-25.

Accounts (finances)-Continued. SECURITY GRANTED BY COMPANY-Continued. To J. Ferrar, 11, 417, 418-419, 427-428. To N. Ferrar, II, 492-493. STATEMENT OF CONDITION, I, 216, 219, 220, 263, 272. Plans for reestablishing, I, 220, 257, 262, 267-269, 388, 389, 396, 397. Report of, 1, 349-357, 457, 458. Товассо, І, 289, 570, 572. TRANSPORTATION TO VIRGINIA: Of cattle, I, 420, 423. Of children, I, 293, 304-307. Passengers, I, 150, 287, 289, 295, 542, 623. Ships, I, 277, 324, 410, 455, 466. WITH INDIVIDUALS: Abigail's owners, II, 440-441, 444-447. Alderman Johnson, 11, 317, 318, 542. Argali, II, 19. Caning, I, 622. Davison, II, 109-110. Sir E. Sandys, II, 411. Sir George Summers, I, 462. Sir Thomas Smith, I, 216, 217, 225, 232, 251, 258, 285, 289, 294, 338, 412, 417, 418, 440, 590, 618; 11, 13, 259-261, 507, 517. Yeardley, II, 108. Addison, Thomas. Land, II, 17, 25. Patent, II, 75, 90. Admiralty Courts, I, 64-65. Company vs. Wye, I, 137, 154, 161, 325, 344, 358, 367, 380, 407; II, 141, 168, 448-449, 479. Adventure. Claimed, 11, 532. CONFERRED: For debt, II, 484. For money, I, 289, 412, 436, 448, 578: II, 39. 74. Desired for service, 1, 214. Old and new defined, I, 75.

Adventure-Continued. Refused for losses to Martin's Hundred, I, 248-251. Reward for securing, I, 454-455. Sold, 1, 407. Transferred, I, 214, 223, 235, 280, 281, 300, 310, 319, 330, 333, 341, 344, 348, 368, 372, 378, 381, 408, 418, 419, 425, 460, 497, 554; 11, 49, 327, 362, 388, 390, 412, 413, 421, 428, 438, 442, 505, 508, 532, 538. Adventurers, I, 176. Alphabet books of, I, 294, 312. Defined, I, 249. How receive land, I, 249, 250. In lotteries, I, 295. List of, I, 125, 127, 172, 176. List of to be published, I, 286, 369. Subject to suit for nonpayment, I, 249. Alden, Robert. Adventure, I1, 327. Allegiance. Oaths, I, 400. Americana. Collections of, I, 55-57. Amsterdam, I, 504, 526. Andrewes, ----. Adventure, I, 408. Andrews, ----, Captain, Letter to Lord Zouch, I, 130. Andrews, Richard, II, 457. Anthony, Francis, Dr., I, 295. Adventure, I, 407. COMMITTEES: College, I, 231. Commodities, I, 403. Welden's accounts, I, 594. Council, I, 383. Archbishop of Canterbury. To be consulted, I, 234. Archbishop of York. See Bishops. Archer, John, I, 300.

Archer, Gabriell, I, 300. Argall, Samuel, Captain, (Argoll) I, 255, 264, 268, 309, 332, 343, 358, 360, 374, 397, 401, 403; II, 171, 395, 400, 442, 537. Accounts, II, 19, 27, 133. Accuses Sandys, II, 50, 79. Censured by Smith and Johnson, II, 51-55, 79. Commissions for trade and officers. I, 126, 127, 128. COMMITTEES: Magazine, I, 241. Joint stock for Spanish tobacco, II, 388. Departure of ships, I, 127. Disputes with company, I, 284, 285, 384, 389. Dissatisfied with decision, I, 364-367. Enactment, I, 133. Government in Virginia lescribed, II, 53, 54, 400-405. Letters to company, I, 127, 128, 206. Proclamations in Virginia, I, 125, 126, 129. Neglect of instructions, II, 53. Proposition concerning, I, 137. Register, I, 96. Suit with Brewster, I, 217, 219, 222, 226, 230. Suit with Smalley, II, 50. Apprentices, I, 252, 256, 268, 270, 293, 306, 391, 401, 419, 424, 426, 508, 626; II, 529. Arundle, Peter, Earl, I, 169, 309, 317, 321, 339. Council, I, 347. Letter to Sir Edwin Sandys, I, 152. Letter to John Smyth, I, 153. Ashmolean MSS., Oxford, 1, 28. Askough, -----, I, 401. Attestation of court book, II, 542. Attorney-General, I, 218, 219, 445 Aucher, Sir Anthony, I, 289. Auditors, I,228, 229, 235, 244, 289, 300, 303, 308, 309, 310, 319, 322, 330, 347, 348, 364, 368, 400, 401. 402, 413, 418, 419, 439, 459, 460, 461, 492, 495. 523, 533, 580, 600. Duties, I, 217.

INDEX

Auditors-Continued.

TO EXAMINE: Accounts of Susan with joint stock, I, 232. Dehts, I, 336, 573. General accounts, I, 573. Granting land, I, 273. Lotteries, I, 235, 295. Magazine, accounts, 1, 244, 245, 275, 572, 582. Patents, 1, 259. Seal, I, 259, 262. Sir Thomas Smith's accounts, I, 225, 285, 294, 572. Austin, Ambrose. Transfers adventure, I, 407. Ayer, Edward E., I, 57, 57n. Ayres, Thomas. Auditor for the magazine, I, 496, 572. COMMITTEES: Brinsley's book, I, 574. Colonel in Virginia, I, 569. Commodities, I, 518. Copeland's gift, I, 533. General, I, 468. To collect subscriptions, 1, 533. Patent, I, 534, 562. Bagg, James. Adventure, I, 383; II, 538. COMMITTEE: Proposed for, I, 392. Land, I, 380; II, 530. Bailey, ----, Captain, II, 513. Proposition for government, 1, 177. Baldwin, Francis, J, 334. COMMITTEE: Salt works, 1, 318. Patent, 11, 132. Balmeford, James (Bamfield, Bamford), 1, 223. COMMITTEES: Acts of the assembly, I, 341. Brinsley's book, 1, 574. Copeland's gift, 1, 533.

Balmeford, James (Bamfield, Bamford)-Con. COMMITTEES-Continued. Education of infidels' children, I, 307. Martin's patent, I, 596. Method of teaching and books, I, 607. Usher to Virginia, I, 600. Freedom, 1, 559. Land, I, 580, 590. Patent, II, 20, 32. Barbor, Gabriel, 1, 237, 257. Accounts of magazine, II, 132. Adventure transferred, II, 508. Commission, II, 262, 333. COMMITTEES: Accounts for fur stock, I, 608. Care of records, II, 432. College, II, 91. General, II, 30, 154, 536. Martin's patent, I, 596. Nicholas Ferrar's accounts, I, 576. Price of commodities, 11, 466. Suspension of laws, 11, 531. Tobacco-Contract, II, 154. Importation of Spanish, II, 420. Land, I, 460. Letter to Sir Edwin Sandys, I, 136. Lottery accounts, I, 556. Quietus est, I, 592. Summer Islands, II, 159. Bargrave, John, Captain, I, 151, 156, 223, 228, 312, 330, 341, 344, 372; II, 120. Bond to indemnify Lord Zouch, I, 129. Censured, I, 254. COMMITTEES: Commodities, I, 403. Martin's cattle, II, 120. Proposed for, I, 396. Publication, I, 407. Revision of laws and orders, I, 618. Tobacco, I, 299. Debts, II, 219.

INDEX

Bargrave, John, Captain-Continued. Discourse on Sandys, I, 175. Investment, I, 250. Letter, I, 200. Letter to the House of Commons, I, 192. Magazine, I, 151. Patent, I, 347. Petition to the Privy Council, 1, 154. Project for government, I, 186. Protected, I, 180. SUITS: Against Sir Tho. Smith and Alderman Johnson (magazine), 1, 107, 154, 156, 233, 254, 377, 496, 525, 573, 616. Answer of Nath. Rich to suit, 1, 167. Against Caning, I, 259, 260. Against Martin, I, 501, 522, 570. Treatise, I, 444. Barker, Robert, I, 600, 607. Opposed salaries, 11, 152. Barkham, Sir Edward. COMMITTEES: Joint stock for glass, 1, 514. Free of company, II, 76. Free and of the council, 11, 89. Lands, II, 94. Barnard, John (Bernard) I, 213. Adventure, II, 508. Adventure transferred, II, 538. COMMITTEES: Developing commodities, 1, 490. General, I, 386, 467. Joint stock for glass, I, 514. Newce's patent, I, 448. Tobacco contract, II, 38, 128. Council, II, 19, 26. Warrant for accounts, 1, 149. Barnes, Richard. Letter to Sir Francis Wyatt, 1, 193. Barradine, Francis, 1, 288. Barre, ----. Patent, 1, 534.

Barret, ----. Shipwright, I, 576. Barrett, William, I, 347. Bartes, Peter. Transfers adventure, 1, 280. Bartlett Hundred, 1, 311, 318, 535. Bartley, ----. Patents, I, 341. Barwicke, Thomas. Freedom of company, II, 20, 26. Basse, Nathaniel (Bassey). Patent, I, 414, 561, 575, 579, 584. Bassett, J. S. The Writings of Colonel William Byrd, I, 45n. Bateman, Robert, I, 287. Land, II, 93. Nominee for deputy, II, 28, 29, Bath, Katharine, I, 232, 288, 289. Baylie, Ralph, Captain, I, 474; II, 79, 171. Land assigned, II, 107. Baynam, Richard. Adventure, I, 381. Colonel in Virginia, I, 569. COMMITTEE: Martin's patent, I, 596. Bennett, Edward, II, 128, 156, 223. Auditor, II, 30. Commission, 11, 388. COMMITTEES: Auditing accounts, II, 417. General, I, 468; II, 30, 536. Peirs' accounts, 11, 56. Petition, 11, 118. Present petition to King, II, 366. Revision of laws and orders, 1, 618. Tobacco contract, II, 38, 128, 154. Importation of Spanish, 11, 388, 420, Free member, I, 446. Nominated for committee, II, 154. Opposed to land indenture, Summer Islands, 11, 160.

550

INDEX

Bennett, Edward-Continued. Patent, I, 534, 554. Petition against Hamor, II, 104. Bennett, Richard. Patent, I, 562. Bennett, Robert. Patent, I, 562. Beomount, Richard, I, 219. Berblock, James, I, 259. Berblock, Richard (Bearblock), 1, 213, 225, 368, 372, 401. COMMITTEES: Acts of the assembly, I, 336. Care of records, II, 432. Developing commodities, I, 490. Freedom of company, II, 278. General, I, 365, 386, 467; II, 30. Iron works, I, 472. Magazine, I, 238, 245. Method of petitions, II, 112. Newce's patent, I, 448. Patent, I, 436. Petition to King, II, 362. Proposed for, 1, 389, 390. Publication, I, 407. Secretary, 1, 484. Tobacco, 1, 291, 293. Encourage towns to plant, I, 556, 586. Proclamation for, I, 404. Sale of, I, 286, 406. Transportation of children, I, 287. Vice-admiral, I, 546. Wye business, 1, 341, 344, 358, 367, 380, 383. Council, 11, 448, 457. Dismissed from committee, II, 536. Freedom of company, 11, 278. Propositions, 1, 347. Suit against Wye, I, 325. Berkley, Lady Elizabeth. Land, 1, 419, 428, 598. Patent, 11, 75, 90.

Berkley, Lady Elizabeth-Continued. Petition for land, I, 287, 402. Transfers adventure, I, 448. Berkley, George, widow of, 1, 335. Berkley, John. Desires supplies, I, 629. Iron works, I, 472, 475. Patents, I, 347. Berkley, Sir Maurice, II, 484. Freedom, II, 391. Land, II, 517. Petition granted, II, 497, 508-509. Berkley, Richard, I, 142, 143. Letter concerning plantation, I, 132. Berkley Hundred. Accounts, I, 143, 144, 146. Charges, I, 135, 139. Agreement concerning, I, 135, 142. Commission and instructions to governors, I, 142, 143. Indenture, I, 135, 140, 144. List of men for, I, 135, 143, 145. Minister for, I, 143. Berkett, James. Land, I, 534. Patent, I, 534. Berksom, Carsten, I, 181. Bermuda Hundred. Letter claiming West and Shirley Hundreds, I, 126. Best, William. Petition to King, II, 519. Bible, I, 589. Bickely, Francis. Adventure, II, 327. Biddolph, Anthony, I, 372. Committees: II, 536. General, I, 468; II, 30. Biggs, Richard. Adventure, II, 327. Binge [W.], II, 228, 320, 495. Accusation approved, II, 324.

Binge [W.]-Continued. Censured by Privy Council, II, 303. Committed, II, 329. COMMITTEES: Argall's accounts, II, 27. Brinsley's book, I, 574. Copland's ministry, 11, 49. Laws and officers for Virginia, I, 216. Method of petitions, II, 112, 118. Provisioning of passengers, II, 440. Sermon, II, 114. Survivals of massacre, II, 94. To draw up tobacco patent, II, 98. Letter to Nicholas Ferrar, I, 184. Speech on tobacco contract, II, 302-303. Bingham, —, Captain. COMMITTEES: Bargrave's treatise, I, 444. Proposed for, I, 396. Binion, Mrs. Katherine, I, 491. Bird, Scargill, A guide to the Principal Classes of Documents in the Public Record Office, I, 63n. Bisaker, Robert. Land, I, 143. Bishops, I, 285, 406, 521, 541, 560. To collect money, I, 163, 220, 279, 484, 495. Bishop of London, Lord. Council, I, 348; II, 19, 26. Blancher, John. Died, II, 107. Petition for inheritance, II, 107. Bland, John, I, 275, 410; II, 491. Adventure transferred, 11, 421, 429. Auditor, II, 536. Auditor of the magazine, I, 496, 572. COMMITTEES: Auditing, II, 417. Care of records, II, 432. Commodities, I, 365, 413; II, 466. General, I, 386, 467; II, 30. Magazine, I, 371. Newce's patent, 1, 448.

Bland, John-Continued. COMMITTEES-Continued. Proposed for, I, 392. Summer's accounts, I, 462. Tobacco, importation, II, 420; sale of, I, 631. Council, II, 448, 457. Dismissed from committee, II, 535. Factor for trade in furs, I, 515. Nominated for committee, II, 154. Oath, I, 403. Blayney, Edward. Letter to Sir Edwin Sandys, I, 148. Bluett, —, Captain. Council in Virginia, I, 379, 383, 479. Iron works, I, 587. Blunts Point, II, 10, 381. Bohemia, I, 348. Bohune, Lawrence, Dr., I, 297, 303, 308, 431, 490, 508, 515. Adventure granted, I, 223. Death, I, 520. Monopoly proposed, I, 576. Patent, I, 428. Bohun, Mrs. Alice. Petition referred, I, 544. Bolton, ----, I, 516. COMMITTEE: Joint stock for glass, I, 514. Minister, I, 506. Bond, Thomas, I, 372. Bonoeil, John (Bonnall, Bonnell), II, 102. Culture of silkworms, I, 158, 543. Land, I, 459, 470. Observations to be followed to keep silkworms, I, 138. Patent, II, 20, 32. Book of Common Prayer, I, 589. Bookkeeper, I, 233; II, 125. Duties, II, 141. Books of record. See Records.

Boothby, Richard, II, 155. Adventure, 1, 223. Anditor on magazine, 11, 134. COMMITTEES: General, 1, 386, 467; II, 30, 536. Newce's patent, I, 448. Peirs' accounts, II, 56. Land, II, 279, 295. Bourchiers, Sir John, II, 50. COMMITTEES: Letter to colony, II, 378. Present petition to King, II, 366. Tobacco, II, 388. Patent, I, 483. Bourchiers, Whittaker, II, 50. Bowater, John. Land, 1, 625. Bowe Church, I, 628. Box, Henry, I, 372. Boyd, Sir Edmond. Suit with company, 1, 124. Boyse, John, I, 331. Petition to king, II, 519. Bradford, James. Servant, II, 532. Brandon, Martin, II, 216. Brett, James, Captain. Adventure, I, 214, 223. Bond to indemnify Zouch, I, 129. Brewster [Edward], Captain, I, 309, 343, 358, 360, 372, 374; II, 401, 442. Suit against Captain Argall, I, 217, 219, 222, 226, 273. Referred to governor, I, 230. Transfers adventure, I, 418. Brewster, Richard, I1, 524. Petition to king, 11, 519. Bridewell, 1, 259, 288. Bridges, John. Letter to John Smyth, I, 144. Briggs, Henry, 1, 218, 222, 223, 224, 330, 335, 467. Auditor, 1, 213, 385. Auditor of magazine, I, 238, 244, 275.

Briggs, Henry-Continued. Committees, I, 365. Laws and officers for Virginia, I, 216. Magazine, I, 371. Proposed for, I, 388. Brinsley, John, I, 152. Publication, I, 574. British Museum, I, 54. Cæsar papers, Martin and Bargrave, I, 68-69. Precedents for patents, I, 67. Bromfield, Arthur, I, 393; 1I, 175. COMMITTEE: Securities, II, 484. Favored land indenture, Summer Islands, II, 159. Brooke, Sir John, I. 324; II, 145, 184, 190, 215, 302. COMMITTEES: Acts of the assembly, I, 336. Letter to colony, II, 378. Martin's cattle, II, 120. Martin's patent, I, 561, 596; II, 10. Message to the King, I, 357; II, 352, 371. Petition, II, 118. Proposed for, I, 390, 395. Tobacco contract, II, 38, 128, 155, 237. Proclamation, I, 404. To draw up tobaceo patent, II, 98. Council, II, 136. Patent, II, 15, 20, 32. Wrote's submission, II, 183. Brooke, Christopher, I, 259, 262. Censure of Wrote, II, 254. COMMITTEES: Answer to Privy Council, II, 323, 325. Freedom of company, II, 278. Tobacco, I, 245, 304. Entry of courts, II, 499. Freedom of company, II, 278. Brown, Alexander, Genesis of the United States, I, 17n, 18n, 19n, 24n, 26n, 27n, 29n, 30n, 31n, 32n, 38n.

Browne, -----. Land and freedom, II, 89. Browne, Anthony, I, 333. Browne, Robert. Adventure, I, 232. Land, I, 233. Browne, William, I, 600, 607. Brudenell, Edmund. Land transferred, I, 624. Brudenell, Francis. Land, I, 624. Bruice, [Edward], Lord. Council, II, 421, 429. Freedom of company, II, 421, 429. Bruz, —, Earl. Letter, I, 123. Bryarley, James. Suit with company, I, 123. Bucke, Richard. Letter to Sir Edwin Sandys, I, 147, 148. Buckeridge, Nicholas. Adventure, I, 223. Budge, John, I, 372; II, 93. Adventure transferred, II, 327. Bulkley, Sir Richard, I, 485. Adventure, I, 436. Elizabeth Island, I, 485. Patent, I, 449, 461, 466. Bulkly, Thomas. Adventure inherited, I, 598. Patent, 11, 20, 32. Bull, Richard, II, 318, 542. Auditor of the magazine accounts, I, 275, 495, 505, 572; II, 134. COMMITTEES: Accounts for fur stock, I, 608. Commodities, I, 365. Criminals, I, 272. Debts of the magazine, I, 312. General, I, 270, 386, 467; II, 30. Goods, 1, 321. Magazine ship, I, 246.

Bull, Richard-Continued. COMMITTEES-Continued. Newce's patent, I, 448. Peirs' accounts, II, 56. Sale of tobacco, I, 505. Land transferred, II, 93. Magazine accounts, I, 547, 548, 552; II, 132. Nominated for committee, II, 154. Bullocke, Anthony or Augustine, I, 600, 607. Burden, I, 400. Burgh, John. Adventure, II, 421, 429. Adventure transferred, II, 438. Burnham, William. Adventure transferred, II, 218. Land transferred, II, 218. Burrows, John. Debt, I, 536. Butler, Edward. Land, II, 77. Butler, George. Land, I, 548. Butler, Nathaniel, Captain, I, 570; II, 395. COMMITTEES: Joint stock for Spanish tobacco, II, 388. Tobacco customs, I, 248. Council, I, 227. Government in Summer Islands described, II, 405 - 409.History of Bermudas, I, 137. Letter to Sir Nathaniel Rich, I, 137, 145, 167. UNMASKED FACE OF OUR COLONY, I, 162; II. 372, 392. Answered by the company, II, 397-399. Copy of answer denied Butler, II, 387. Byrd, Doctor, of Westover, I, 43. History of the Dividing Line, I, 44n. Purchased Court Book, I, S1. Cage, John. Transfers adventure, 1, 280. Caldicott, Mathias. Land, II, 295.

554

INDEX

Calvert, Secretary, 1, 212, 253, 259, 274; 11, 28, 450, 458. Committee to ship criminals, I, 272. Letter to the Earl of Southampton, 1, 175. Caninge, William, I, 213, 242, 254, 298, 299, 387, 609, 616. Accounts, I, 621. Claim against the company, I, 582, 592. COMMITTEES: Care of maids, I, 428. Laws and officers for Virginia, I, 216. Magazine, I, 241. Present petition to king, 11, 366. Tobacco, I, 299. Customs, 1, 248. Illegal planting in England, II, 100. Joint stock for importation of Spanish, II, 388, 420. Sale of, I, 286. Transportation of children, I, 287. Of servants, I, 289. Debts, 11, 219, 318, 524. Petition to the Magazine and to the king, I, 376. Suit against Captain Bargrave, I, 259. Canne, Delphebus. Letter to John Delbridge, I, 178. Cape Bona Speranza, I, 532. Cape Charles, I, 504. Cape Cod, I, 277, 504. Capemerchant, 1, 214, 227, 239, 241, 244, 246, 332, 333, 400, 506. Capps, William (Caps), I, 609. Certificate for, 1, 615. Free passage of men, 1, 461. Goods and land withheld, II, 105. Letter to John Ferrar, I, 167. Letter to Doctor Wynston, I, 167. Patent, I, 579, 585. Referred to governor, I, 460. Transportation, I, 471. Witness against Captain Martin, 11, 43.

Carewe, George, Lord, 11, 27. Carey, Sir Phillip (Cary), I, 218, 372. COMMITTEES: Enforced importation of commodities, I, 565. Proclamation on tobacco, I, 404. Sermon, II, 114. Summer Islands, I, 375. Vice-admiral, I, 546. Council, I, 473. Carles, Robert. Land and freedom, II, 74, 89. Carter, Francis, I, 248, 308, 347, 599; II, 429. Adventure, II, 484. Adventure transferred, 11, 381, 505, 508. Beadle, I, 213, 386, 468; II, 31, 155. Favored land indenture, Summer Islands, II, 117. Land, I, 534. Land transferred, I, 460, 523, 534, 548, 573, 604, 619, 625, 630, 635; II, 17, 25, 56, 77, 93, 217. Carter, James. Commission, II, 449. Deposition, II, 385. Land, 11, 217. Cartwright, Abraham, I, 348. Auditor of Magazine, I, 238. COMMITTEES: Martins Hundred, I, 239. Proclamation on tobacco, I, 404. Caswell, Richard, 1, 213, 259, 312, 316, 424, 480, 542; II, 165, 318, 491. Adventure transferred, II, 505, 508. Auditor for the Magazine, I, 496, 572; II, 134. COMMITTEES: Accounts for fur stock, I, 608. Care of maids, I, 428. Children to go to Virginia, II, 90. Commodities, I, 365, 413, 518. Copland's ministry, II, 49.

Caswell, Richard-Continued. COMMITTEES-Continued. Debts of the Magazine, I, 312. Developing commodities, I, 490. Freedom of company, II, 278. General, I, 386, 467; II, 30, 536. Goods, 1, 321. Instructions to governor, I, 496. Letter concerning children, I, 431. Magazine, I, 238. Martin's patent, 1, 636. Method of petitions, II, 112. Method of teaching and books, I, 607. Newce's patent, I, 448. Peirs' accounts, II, 56. Petition. II, 118. Price of commodities, II, 466. Proposed for, I, 390. Publication, I, 564. Revision of laws and orders, I, 618. Secretary, I, 484. Suspension of laws, II, 531. Tobacco, I, 291. Contract, II, 38, 128, 154. Proclamation on, I, 404. Sale of, 1, 294, 406, 631; II, 503; Spanish, II, 389. Sumerscale's plan, I, 365. Freedom of company, II, 278. Magazine accounts, I, 287; II, 132. Nominated for committee, 11, 154. Opposed to land indenture, Summer Islands, II, 160. Patent, I, 437. Petition to king, II, 541. Referee for Martin's patent, 11, 10. Restraining freedom of company, II, 275. Secured, II, 493-494. Treasurer of magazine for supplies, II, 461. Cavell, Mathew. Adventure and freedom of company, I, 264, 273.

Cavendish, Lord William, I, 372; II, 26, 31, 171, 177, 220, 327, 392, 535. COMMITTEES: Children to go to Virginia, II, 90. Enforced importation of commodities, I, 565. Entering courts, II, 441. Message to King, II, 34, 352, 357, 437. Petition on commission, II, 538. Present letters to King, II, 369. Present petition to King, II, 366. Tobacco, I, 275, 304. Contract, II, 38, 128, 333. Favored land indenture, Summer Islands, II, 159. Land transferred, 11, 40. Letter to King, 1, 398. Message from King, II, 364. Nominated for treasurer, II, 420. Referee for Martin's patent, II, 10. Report from Privy Council, 11, 329. Report on tobacco contract, 11, 302-306, 319. Salaries, II, 173. Speech concerning Alderman Johnson, 1, 166. Wrote's accusation, II, 182. Cecil, Sir Edward, general (Caesill, Casill), I, 219, 228, 257, 313, 317, 326, 339. Censure of Company. Alderman Johnson, 1, 133, 134, 242, 243, 244. Binge, II, 324-325. Captain Bargrave, I, 254. Mansell, Henry, I, 592. Samuel Wrote, II, 195, 257-258, 259. Sir Thomas Wroth, I, 397. Welden, William, I, 601-604, 606. Woodall, I, 408, 437; I1, 324-325. Challoner, I, 348, 372. Chamber of London, I, 525. Account with magazine, I, 238. Accounts, II, 369.

Charter.

Chamberlain, John. Letter, I, 130, 131. Letters to Sir Dudley Carleton, I, 133, 158, 161, 170, 180, 193. Chamberlaine, Abraham (Chamberlyn), I, 244, 431, 504, 510, 515, 535, 544, 572. COMMITTEES: Colonel in Virginia, I, 569. Commodities, I, 413, 518. Copeland's gift, 1, 533. Magazine accounts, 1, 245. Proposed for, I, 392, 393. To collect subscriptions, I, 533. Tobacco, I, 422. Sale of, I, 406, 505. Magazine accounts, I, 547, 569. Tobacco accounts, I, 572. Chambers, George, I, 213, 238, 239, 316. Auditor, I, 213. Auditor of magazine, 1, 238. COMMITTEES: General, I, 386. Letter concerning children, I, 431. Magazine, I, 241. Magazine ship, I, 245. Newce's patent, I, 448. Proposed for, I, 392, 396. Sale of tobacco, I, 406. Chancery, court of, 1, 156, 254. SUITS: Bargrave v. Magazine, I, 223, 230, 231, 254, 525, 573, 616. Company with Sir Edmond Boyd et al., I, 124. Company with William Leveson, I, 124. Company with Sir Tho. Mildmaye et al., 1, 122. Company with Sir 11. Neville et al., 1, 122, 123. Charles City, 1, 539; II, 375, 384. Charles Hundred, II, 74.

1606: Government under, I, 19. Motives of, I, 19-21. 1609: Commercial character of effort, I, 21-23, 28 - 29.NEW: Attempt of company to secure, I, 177, ISO. Bailey's project for, I, 177, 184. Bargrave's project for, I, 186. Effort of Privy Council to enforce, II, 469. Effort of Privy Council resisted, II, 471. For care of sick, I, 320. For plantation, I, 257, 329, 382. See also Letters patents. Charter party, I, 289, 295, 309, 322, 337, 373, 379, 382, 416. Draft of, 1, 134, 143. Taken in, I, 219. See also Commission. Cheeke, Sir Thomas, 1, 228. Councillor, I, 227. Chettenly, Robert. Land, 1, 548. Chettle, Richard. Land, I, 548. Chichester, Arthur, Lord. Letter to the Countess of Warwick, I, 181. Chickahominies, II, 395. Children. Conditions of transportation, I, 271, 293, 30C, 304-307, 310, 424. Order of Privy Council sending, I, 139. To be transported, 1, 270, 287, 293, 431, 583; 11, 90, 368. Choapooks Creek, I, 308. Church, I, 538; II, 73. Clapham, John. Transfers adventure, I, 554. Clarentius, I, 259.

Clarke, -----. COMMITTEES: General, I, 386, 468. Newce's patent, I, 448. Sale of tobacco, I, 406. Clarke, Edward, I, 341. Clarke, John. Freedom of company, 1, 599. Land, I, 599; II, 32, 75, 90. Clarke, Katherine. Transfers adventure, I, 281. Clarke, William. Freedom of company, II, 20, 26. Clayborne, Wm., I, 153. Surveyor for Virginia, I, 494. Clerk, George, I, 372. Cletheroe, Christopher, I, 213. Auditor for old magazine, I, 572. COMMITTEES: Tobacco customs, I, 248. Commodities, I, 365. Nominated for treasurer by King, II, 28, 29. Cockaine, Sir William. Council, I, 348. Cocks, John. Land, I, 534. Patent, I, 534. Coin, I, 519. Colby, Edmondy, 1, 460. Colby, Thomas. Adventure, I, 460. Collections in churches. See Accounts. Collections of documents containing records, I, 119, 120. Searched, I, 112-115. College in Virginia, I, 421. Accounts, I, 220, 263. Committee appointed, 1, 231, 234; 11, 91. Reports, I, 234. Gifts, anonymous, I, 247, 248, 421. Land for, I, 268. Letters, I, 129. Located, I, 220.

College in Virginia-Continued. Officers of land, 1, 332. Plans for support, 1, 220. PLANTERS: Character of, I, 234, 239. Plans for. 1, 391. Sent, I, 256. To be sent, I, 226, 230. Rector, provision for, 11, 76, 91. Collett, John, I, 344. Collett, Thomas, I, 82, 344. Attestation of court book, 11, 542. Collingwood, Edward, I, 82-83, 636. Attestation, II, 542. Seal, II, 419. Secretary, I, 386, 468; II, 31, 536. Colonization. Reasons for, I, 17, 18. Colony, See Plantation. Combe, Thomas, I, 344. Commissions, I, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 174, 175. Earliest, 1, 28, 29. For fishing, I, 145, 150, 554. For trade by Argall, I, 126, 127, 128. Form of, I, 142. Governor of Berkeley Hundred, I, 135, Sealed, I, 312, 315, 322, 404, 473, 475, 497, 506, 522, 524, 548, 562, 575, 622, 624; II, 93, 98, 99, 156, 262, 388, 389, 430, 438, 449, 463, 465, 497, 529. To William Wye, I, 133. To masters of ships, I, 218, 288, 289. See also Charter party and Plantations. Commissioners of the Treasury 1, 296, 303. Commissioners on Virginia, I, 161, 179, 190, 195, 197; II, 483, 509. Appointed to investigate company, 1, 109, 112. Articles of inquiry for, 1, 169, 189. Draft of report, I, 176. Instructions to, I, 170.

558

INDEX

Commissioners on Virginia-Continued. Message from company, I1, 429-430, 505, 507, 517. Petition to king concerning, II, 410. For appointment, 1, 168. Receive charges, I, 179. Sequester records, II, 431-432. Summons to company, II, 479. Warrant for records, I, 184. Committees, I, 213, 297, 449. Court resolved into, 11, 376-377. Extraordinary, law for appointment of, II, 416, 425. Meeting, I, 538-544. Places, I, 215, 232, 321, 327, 404, 501, 502, 544, 561, 607, 618. REGULAR: Election of, I, 270. Grants, I, 215. Laws and officers for Virginia, I, 216, 219, 231, 234. Laws and orders, 1, 215, 222, 228, 266, 297, 298, 374, 380, 618. Orders and grants, I, 215, 219. Special, 1, 412. Arbitration, I, 219. Bargrave's business, I, 228. Censure of Alderman Johnson, I, 242. Children, I, 300. Contracts between masters and servants, II, 113, 129-131. Encourage towns to plant tobacco, 1, 556. Enforced importation of tobacco, I, 565, 568-569. For magazine, I, 241, 245. Granting of freedom of company, H. 276-277. Management under tobacco contract, II, 128, 144-145, 223, Martin's patent, I, 561, 596, 611, 636. Method of considering petitions, II, 112. Report, I, 133; II, 117.

Committees-Continued. SPECIAL-Continued. On register of ships and passengers, II, 112-113, 123, 124-126. Petitions, II, 118. Proposed for control of affairs, I, 387-397. Rewarding men on merits, 1, 474. Sale of tobacco, I, 294, 297, 299, 321. Sending planters, I, 230. Sending poor to Virginia, I, 555. Sending youths to Virginia, I, 583. Suit in chancery, I, 223. Survivals of massacre, 11, 94. Tobacco contract, II, 37, 98. Tobacco customs, I, 245. Usher for East India school, I, 600, 616. Commodities (beads, clapboards, cod, corn, drink, glass, hemp, mulberry, pitch, potashes, powder, salt, saltpeter, sassafras, sawmills, silk, silk grass, soda, soap ashes, tar, tobacco), 11, 396. Book on silkworms, I, 422, 432; II, 102. Committees on, I, 412, 413. Contracted for, I, 466. Custom of trade in, II, 325-326. Encourage cities and towns to, 1, 489, 556. Enforced importation of, I, 251, 266, 318, 329, 365, 368, 370, 372, 413, 417, 430, 432, 433, 483, 493-494, 526, 529, 530, 531-532, 537, 627-628; 11, 32, 298, 305, 306-307, 308, 309, 312, 315-317, 379. Enforced importation ordered by Privy Councił, II, 321-323. Resisted by company, II, 325–327. Petition against, II, 308. Furs, I, 515, 567. GLASS WORKS: Proposed, I, 484, 493, 499, 500. Released, I, 511, 512. Joint stock, 1, 94, 513-515, 557, 565-566. Interfered with by tobacco contract, II, 241. 1ron works, I, 472, 475, 476, 587-588.

Commodities—Continued. Liquorish refused, I, 484, 494. Needed, I, 629. Neglected, I, 449, 480. Patents for, desired, I, 322, 398, 403, 420, 436, 437. Plans for, 1, 392, 393, 517-518. Prices regulated, I, 138, 422, 466-467; II, 523, 524.Report on, I, 352, 353, 472, 504; II, 383-384. Salt, II, 497, 508. Sassafras, 1, 525. Shipwrights and carpenters, I, 522, 523, 567. Wine, I, 141. See also Plantation, condition of, Accounts, Tobacco, and under names of important members. Company, Virginia. Articles exported by, I, 158. Collector for, I, 551, 560, 580. Condition of, I, 349-357, 538; II, 352-362. Control under Sir Thomas Smith, 11, 393-397. Control since Sir Thomas Smith, 11, 393-397. Debts, I, 216. Democratic tendency, II, 358-359. Disfranchisement, I, 71. Liability of private estates for debts, II, 165, 193. Officers, payment, I, 459, 551. Organization of, I, 71. Receiver of king's rents, II, 178. Relations with magazine, I, 231, 233, 236, 237, 242.Sandys' plans for control, I, 387-397. Surrender of charter and receipt of new, II, 469, 473-474, 475. See also Plantation, condition of, Officers, Letters, and Freedom of Company. Conder, ----. Patent, I, 534. Contracts between masters and servants, II, 113, 129-131.

Conway, Sir Edward. Free, II, 76. Free and of the council, II, 89. LETTERS: Attorney-General Coventry, I, 197, 199. Lord Treasurer Middlesex, I, 178. Lord President Mandeville, I, 197, 198. Secretary Calvert, I, 174. Sir Edward Sackville, I, 174. Sir Thomas Merry, I, 195. Sir Thomas Smythe, I, 179. Solicitor-General Heath, I, 199. Cooper, Tobias. Land, I, 534. Patent, I, 534. Copland, Patrick, (Copeland) I, 152, 538, 400, 483, 496. Auditor, II, 491. COMMITTEES: Brinsley's book, I, 574. Martin's patent, I, 596. Method of teaching and books, I, 607. Petition to king, II, 362. Securities, II, 484. Suspension of laws, II, 531. Usher to Virginia, I, 600. Council in Virginia, I, 214, 229, 231, 239, 241, 253, 258, 273, 285, 380, 403; II, 76. Declaration how the monies were disposed. London, 1622, I, 56, 58n, 152. Freedom of, I, 532. Land, I, 532, 559, 608. Minister to eolony, 11, 49, 75, 91. Patent, I, 581. Rector of college, II, 76, 91. School, East India, I, 550, 559, 600, 606, 616. To preach, I, 628. Virginia's God be thanked, or a Sermon of Thanksgiving for the happy success of the affairs in Virginia this last year. Published by Commandment of the Company. 1622, I, 56n, 155. Corbett, Robert, II, 106.

Cornish, George. Land, I, 548. Council. OF COMPANY, I, 502. Meeting, II, 187-195. Members, I, 302, 303, 317, 347, 379, 383, 473; II, 20, 26, 136, 258, 259, 261, 421, 429, 447-448, 457. Supreme committee, I, 262. To be sworn, I, 265. To investigate magazine, I, 260, 263. To settle dispute, I, 260, 375. IN VIRGINIA: Members, I, 194, 379, 383, 448, 479, 488, 489, 520. Warrant, I, 147. Courts. EXTRAORDINARY: Sessions, I, 274, 323, 331, 359, 405, 441, 475, 500, 510, 620, 625; II, 57, 103, 122, 146, 225, 293, 296, 345, 364, 431, 472. GENERAL (ordinary): Attendance, limited, II, 301. Dissolved, I, 245, 252; II, 465. List of, I, 183. Meetings-Dates, I, 211. Methods of procedure, I, 74-75. Places, I, 72, 212, 215, 243, 301, 378, 382, 387. Sessions, I, 215, 218, 229, 233, 237, 240, 243, 247, 253, 255, 261, 276, 280, 288, 290, 292, 296, 309, 313, 316, 319, 326, 334, 338, 364, 369, 373, 399, 409, 429, 444, 476, 498, 503, 512, 521, 526, 527, 530, 531, 536, 545, 553, 568, 571, 574, 577, 597, 605, 612, 622, 627, 631; 11, 33, 39, 92, 99, 101, 110, 116, 141, 161, 179, 193, 213, 231, 263, 273, 300, 318, 328, 334, 340, 367, 370, 378, 379, 390, 434, 436, 439, 458, 460, 462, 464. 467, 475, 477, 497, 518. Time, I, 228, 252, 253, 343; II, 531.

560

Courts-Continued. PREPARATIVE: Sessions, 1, 222, 298, 342, 435, 452, 477, 549, 579; II, 9, 64, 124, 215, 413, 443, 481, 506, 529, 539. QUARTER: Sessions, I, 211, 224, 265, 301, 345, 378, 382, 421, 439, 463, 486, 555, 584; II, 18, 21, 73, 77, 131, 137, 244, 422, 449, 485, 512. 533. Places of meetings, I, 211. Powers of, II, 327, 451, 470. SUMMER ISLANDS: Extraordinary-Sessions, II, 293, 345. General-Sessions, II, 273, 300, 362, 367, 369, 389, 390. Preparative-Sessions, II, 141. Quarter-Sessions, II, 146, 157, 263. See also Freedom of Company. Court book, I, 245, 254, 281. CONTEMPORARY COPY: History, I, 44, 78-81. Accuracy, I, 83-84. Contents, I, 85-87. Copy refused, II, 186. ERROR OF ENTRY, I, 430, 547; II, 174, 243, 319-320, 507. Accused by Wrote, II, 181-187, 188-195. Corrected, II, 197-214. Method of entry, II, 232, 441. Not to pass to any but principal officers, I, 621. Order of business, 1, 85. Record debated, I, 372, 397, 403; II, 414, 498-499. Receipt for, I, 171. System of keeping, I, 84-85. See also Records. Court rolls, I. 223.

Covell, —, 1, 520. COMMITTEES: General, I, 468; II, 30, 536. Joint stock for glass, I, 514. Nominated for committee, II, 154. Opposed to land indenture, Summer Islands, II, 160. Coventry, Sir Thomas (Earl), I, 162. Freedom of Company, II, 76. Free and of the council, 1I, 89. Letter to Secretary Conway, 1, 198. Letter to the King, I, 180. Coxendale, I, 155; I1, 91. Craddocke, ----. Land, I, 460. Crakeplace, William, I, 181. Cranmer, William, I, 316, 324. Adventure, I, 223, 224. Auditor, I, 385, 467. Auditor of the magazine accounts, I, 275, 495, 572.COMMITTEES: Acts of the assembly, I, 336. Accounts, Sir Thomas Smith, 1, 418. Sir George Somers', 1, 462. Commodities, I, 365, 370, 413, 490. Debts of the magazine, I, 312. Dispatch magazine ship, I, 245, 246. General, I, 270, 386, 467. Goods, I, 321. Joint stock for glass, 1, 514. Lotteries, 1, 295. Magazine, I, 371. Message to the King, I, 357. Newce's patent, I, 448. Proposed, I, 388, 396. Ship criminals, I, 272. Suspension of laws, 11, 531. Tobaceo, I, 275, 291, 299, 304, 328. Encourage towns to plant, I, 556. 16456-vol 2-06-36

Cranmer, William-Continued. Committees—Continued. Tobacco-Continued. Proclamation on, I, 404. Sale of, I, 294, 406. Transportation of servants, I, 289. Crashaw [William], I, 370. Cratford, Charles. Land, I, 548. Croftes, Sir Henry, I, 347. Cross, Edward, I, 401. Crouch, Hugh, II, 74, 457. Crowe, John. Patent, I, 547, 554, 562. Cuffe, John, I, 344; II, 219, 446. Accounts, II, 19. Auditor for the magazine, I, 496, 572; II, 134. Bookkeeper, II, 26. COMMITTEES: Provisioning of passengers, II, 440. Suspension of laws, II, 531. Tobacco, sale of, II, 413. Favored land indenture, Summer Islands, II, 117. Culpepper, Thomas. Adventure, II, 389, 412. Transferred adventure, 11, 412. Curtis, Richard. Commission, 11, 262. Customs. Cumulative, II, 326. Defalcations, I, 127. Letter to King, I, 258. On tobacco, I, 258, 275, 281-284. Order of privy council, I, 127. See also Tobacco. Dale, Lady. Patent, I, 483, 491. To be assisted, II, 14.

Dale, Sir Thomas, I, 318, 338, 451; II, 396. Letter to Sir Thomas Smith, II, 399. Investment, I, 251. Service of, I, 267. Damyron (Damiron), I, 288, 482, 520. Damport, I, 546. Freedom of company, II, 20, 26. Dansey, William. Servant, II, 532. Danvers, Sir John, I, 81, 228, 253, 275, 316, 324, 330, 427, 456, 571, 580, 615; II, 14, 119, 302, 416, 425, 456, 466, 479. Auditor, I, 213, 385, 467; II, 30, 491, 536. COMMITTEES: Acts of the assembly, I, 336. Argall's accounts, I, 324; 11, 27. Auditing accounts, II, 417. Berblock's proposition, I, 347. Brimsley's book, I, 574. Care of records, II, 432. Censure of Alderman Johnson, I, 242, 244. College, I, 231; II, 91. Colonel in Virginia, I, 569. Commodities, I, 370, 403, 518. Deputies for plantation, I, 340. Despatch magazine ship, I, 245. Developing commodities, I, 490. Enforced importation of commodities, I, 565. Entering courts, II, 441. Fishing rights, I, 322. Fortification, I, 413. Freedom of company, II, 278. General, I, 365. Instructions to governor, I, 496. Ironworks, 1, 472. Martin's patent, I, 596, 611. Message to the King, I, 357; II, 437. Message to commissioners, II, 429. Newce's patent, I, 448. New patent for Martin's Hundred, I, 578. Petition, II, 118.

Danvers, Sir John-Continued. COMMITTEES—Continued. Petition to King, II, 409. Present petition to King, II, 366. Proposed for, I, 388, 389, 390, 396. Publication, I, 564. Revision of laws and orders, I, 618. Sale of land, I, 469. Salt works, 1, 318. Sending poor to Virginia, I, 489, 555. Sending youths to Virginia, I, 583. Sermon, II, 114. Sir Thomas Smith's accounts, I, 417. Sumerseale's plan, I, 365. Tobacco, I, 275, 293, 304. Contract, II, 38, 128, 155, 237, 333, 388 Petition on, II, 538. Proclamation on, I, 404. Sale of, I, 406, 503. To collect subscriptions, 1, 533. To draw up tobacco patent, II, 98. Treatise, I, 490. Vice-admiral, I, 546. Welden's accounts, 1, 594. Council, I, 347. Favored land indenture, Summer Islands, II, 159. Freedom of eompany, II, 278. Letter to King, I, 397, 398. Patent, I, 407. Referee for Martin's patent, II, 10. Salaries, II, 173. Sumerscale's patent, I, 398. Darey, Gregory, 11, 465. Darey, James. Petition for inheritance, II, 107. Darey, Joshua. Slain, 11, 107. Darnelly, Daniel, I, 213, 237, 431. COMMITTEES: Commodities, I, 403, 518. General, I, 270, 386, 467; II, 30.

Darnelly, Daniel-Continued. COMMITTEES-Continued. Newce's patent, 1, 448. Nicholas Ferrar's accounts, I, 576. Proposed for, I, 390. Dismissed from committee, II, 536. Darris, Rebecca, II, 390. Davis, Alice, II, 390. Davis, Henry, I, 331. Davis, James. Inheritance, I1, 389, 390. Davis, Robert. Petition, II, 97. Davison, Christopher, Secretary. COMMITTEES: To encourage towns to plant tobacco, I, 556. Treatise, I, 490. Council in Virginia, I, 489. Freedom of company, I, 489. Letter to John Ferrar, I, 170. Nominated assecretary for Virginia, I, 478. Secretary of colony, 1, 489. Debtors. Restrained from colony, I, 491. Debts. Of company, I, 216, 257, 262, 288. See also Accounts. Dawkes, Joane. Transfers adventure, 1, 407. Dawson, Thomas. Note for tobacco, II, 150. Deane, Charles, I, 50. Deane of Pauls, II, 123. Freedom of company, II, 20, 26. Sermon, II, 114, 119. Declarations. See Letters. De Clark, John, I, 525. Factor, I, 505. Magazine accounts, 1, 547. Tobacco accounts, I, 570, 572.

Deer stealing. Punished, I, 212. De Lawar, Lady, I, 219, 333, 368, 397, 523, 548, 573. Debts due to, I, 507. Land, I, 604, 625. Pension, 1, 299. Tobacco of, I, 459. Transfers land, I, 460; I1, 17, 161. De Lawar, Henry, Lord, I, 226, 285, 331, 426, 451; II, 402, 403, 442. COMMITTEES: Entering courts, 11, 441. Message to King, II, 352. Spanish tobacco, II, 388. Council, 11, 261. Covenant with Lord Zouch, I, 127. Investment, I, 250. Land, I, 378, 381. Relation, I, 32. Transfers shares, I, 232. Transfers land, 11, 17, 25, 161. Delaware River, I, 509. De Lawne, Abraham. Land, II, 279, 295. De Lawne, Gideon. Land transferred, II, 279, 295. Delbridge, John, I, 277, 412, 573. Adventure, I, 273. Adventure transferred, I, 418. COMMITTEES: Deputies for plantation, I, 340. Council, I, 473. Letter to Sir Ed. Sandys, I, 131. Opposed to land indenture, Summer Islands, II, 160. Patent, I, 259, 267. Dennis, John, I, 181; II, 371. Deposition, II, 386. Freedom of company, I, 620. Deputy. Special duties, I, 235.

563

DeQuester, Mathew. Suit with company, I, 123. Devonshire, Earl of. Council, I, 347. Dickenson, Jane. Petition to the governor and council, 1, 191. Dickenson, John, 11, 469, 474, 476. Digby, Sir John, I, 218. Letter, I, 123. Diggs, Sir Dudley, I, 228, 232, 376. COMMITTEES: College, I, 231. Enforced importation of commodities, I, 565. Orders and grants, I, 215. Proposed for, I, 391, 396. Sending poor to Virginia, 1, 489, 555. Tobacco, I, 304. Treatise, I, 490. Welden's accounts, I, 594. Patent, I, 483, 492. Diggs his Hundred, II, 74. Dike, -----. COMMITTEES: Present petition to king, II, 366. Resigned, 1, 629. Usher, I, 616. Dilke, Wm. Patent, 11, 132, 438, 457. The Discourse of the Old Company of Virginia, I, 80. Disputes in the Company, I, 99-100, 101; II, 394-395. Argall with Sir Edwin Sandys, II, 50-51. Bargrave with Magazine, I, 223, 230, 231, 254, 525, 573. Bargrave with Martin, 1, 309, 312, 501, 522, 570. Bargrave with Sir Thomas Smith, I, 158, 161, 376, 377, 496. Brewster with Argall, I, 309, 343, 358. Brewster acquitted, 1, 360-364, 365-367. To be reheard, 1, 374, 375.

Disputes in the Company-Continued. Caning vs. Bargrave, I, 259. Criticised by king, I1, 216-217, 251-253. Lady LaWarr with Captain Argall, I, 397. Mr. Gibbs with Sir Edwin Sandys, II, 303-304, 305, 309-310, 311. To be investigated, I, 174. Widow Smalley with Captain Argall, 11, 50-51, 79. With Alderman Johnson, I, 242, 243, 244. With Captain Argall, I, 284, 285, 323, 324, 389. With Captain Martin, I, 553, 560, 609-611, 613-615; II, 10-11, 18, 26, 43. With Welden, 1, 601-604, 606. With Wrote, concerning court entry and salaries, II, 169-177, 181-187, 188-195, 197-214, 249-259. See also Opposition to Company. Ditchfield, Edward, I, 213-228. Adventure transferred, II, 413. COMMITTEES: Message to king, 11, 371. Present petition to king, II, 366. Tobacco, I, 291. Contract, II, 38, 128. Illegal planting of, in England, II, 100. Importation of Spanish, II, 388, 420. Proclamation on, I, 404. Due from company, 11, 369. Land, II, 16. Nominated for committee, II, 154. Opposed to land indenture, Summer Islands, II, 160. Opposed salaries, 11, 152. Subscriber to tobacco stock, II, 388. Dixon, Adam. Claim against company, 1, 634. Petition to the king, II, 43. Dodson, Robert. Deposition, II, 386. Doncaster, Viscount, I, 445. Message to the king, I, 357

Donne, Dr. John (Dunne). Free and of the council, II, 76, 89. Letter to Sir Thomas Roe, I, 16I. Sermon, 1, 161. Dorset, Earl of, I, 59n. Dorset, Earl of (Edward Sackville). Council, I, 383. Dorset, Earl of (Richard Sackville), I, 344. Douglas, ----, I, 171. Downe, Nicholas. Land, II, 161. Downes, Edward. Land, II, 442. Transfers land, I, 460. Drake, Sir Francis, I, 11. Duke, I, 321, 339. Dunster, Roger, I, 131. Dutch, I, 515. Dutch carpenters, I, 368, 372, 428. Wives of, petition for sums due, II, 115. Dyott, ----. Adventure, II, 508. Eache, Samuel, captain. Fortifications, 11, 10, 23. Land and freedom, I, 619. Patent, II, 20, 32. Earle, Sir Christo., I, 341. Earle, Martin, I, 599. Adventure, I, 223. Earle, Sir Walter, I, 341. Council, I, 473. COMMITTEES: Enforced importation of commodities, I, 565. Martin's patent, I, 561, 596. Summer Islands, I, 375. Referee for Martin's patent, II, 10. East India box or Standish, II, 25. East India Company, I, 541; II, 169, 230, 291. Monopoly of trade, I, 13. Receipt, II, 73.

East India School, I, 152, 540. See also Education. East Indies, 1, 532; 11, 74. Eden, Wm., Captain, I, 160. Education. EAST INDIA SCHOOL, II, 496-497. Additional gift, I, 589. Copland's collection for, I, 538. Plans for, I, 538-541, 550-551, 558-559. Usher for, I, 600, 606-607, 616-617, 629. OF INFIDELS' CHILDREN, I, 257, 307, 308, 313, 314, 318, 335, 585-586; II, 136. Efforts defended, I, 587-589. Plans for, I, 310, 311. Edwards, ----, I, 573; II, 501. COMMITTEES: Commodities, I, 413. New patent for Martin's hundred, I, 578. Revision of laws and orders, I, 618. Spanish tobacco, II, 388. To collect subscriptions, I, 533. Nominated for committee, II, 154. Opposed to land indenture, Summer Islands, II, 160. Proposition in place of tobacco contract, II, 312. Edwards, Arthur. Pardon, I, 126. Edwards, John, I, 337. Edwards, Robert. Adventure, II, 421, 429. Egiocke, Sir Francis. Enforced importation of commodities, I, 565. Eldred, Walter, I, 330. Elections. Adjourned, I, 357. For colony, I, 436, 440, 468, 479. Held for company, I, 212, 213, 384-387, 467-468, 473; II, 28-31, 420, 429, 535-536. Laws suspended, II, 531-532, 535.

List of names for officers, I, 167.

Elections-Continued. Message of King concerning, I, 348, 357, 384; II, 28. Postponed, II, 424, 451-452, 495. Restrained by King, I, 177. Stayed by King, II, 450-451. Votes cast, I, 212, 213. Elizabeth City, I. 349. Elizabeth Island, I, 485. Elizabeth River, 1, 402. Elkington, John. Land, I, 534. Patent, I, 534. Englebert, ----, I, 365, 370. Epps, Wm., I, 274. Essington, Cutbert. Freedom as tenant, I, 508. Essington, William, I, 213, 228, 229, 241, 286, 312, 316, 535, 634. Accounts, I. 630. Auditor, 1, 213. Bargrave case, I, 525. COMMITTEES: Laws and officers for Virginia, I, 216. Magazine, I, 238. Magazine accounts, I, 245. Peirs's accounts, II, 56. Sale of tobacco, 1, 505. Debts to company, 11, 317. Debts transferred, I, 524. Examiner of magazine accounts, I, 263, 572, 548, 552, 563; 11, 218. Petition to the magazine and to the King, I, 376. Etherington, Nathaniel. Land, I, 630. Evans, Hugh. Adventure, error in, I, 581. Land transferred, I, 590. Ewens, William, I, 466, 497, 506. Covenant, 1, 149. Deposition, II, 385.

Exeter, Lord of Council, I, 218. Explanations of signs and symbols, I, 207, 208.Exploration, I, 504. Faucet, Edward. Land transferred, I, 608. Felgate, Tobias. COMMITTEES: General, 11, 536. Securities, 11, 484. Commission, II, 98. Deposition, II, 386. Favored land indenture, Summer Islands, II, 159. Land, II, 17, 25. Fellgate, William. Land transferred, II, 17, 25. Nominated for committee, II, 154. Patent, II, 75, 90. Fells, John. Commission, II, 430. Fenner, John. Warrant to trade, I, 132. Ferrar, John, I, 149, 212, 217, 218, 231, 239, 335, 372, 385, 417, 428; II, 30, 105, 183. Accounts, 1, 457, 470, 487, 557; II, 19, 426, 427. Accounts audited, I, 593. Anditor, I, 213, 385, 467; II, 30, 491, 536. COMMITTEES: Acts of the assembly, I, 336. Bargrave's treatise, I, 444. Censure of Alderman Johnson, I, 242, 244. Children, I, 300; II, 90. College, I, 231; II, 91. Commodities, I, 403, 413, 518. Copeland's gift, I, 533. Copeland's ministry, II, 49. Deputies for plantation, I, 340. Despatch magazine ship, I, 245. Developing commodities, I, 490. Education of infidels' children, I, 307. Goods, I, 321.

Ferrar, John-Continued. COMMITTEES—Continued. Instructions to governor, I, 496. Iron works, I, 472. Joint stock for glass, 1, 514. Magazine, I, 241, 371. Martin's patent, I, 611, 636. Method of petitions, II, 112. Newce's patent, I, 436, 448. Peirs' accounts, 11, 56. Petitions, I, 443; II, 118, 362. Proposed for, I, 388, 389, 390. Publication, I, 407, 564. Sale of land, I, 469. Sending youths to Virginia, I, 583. Ship criminals, I, 272. Sumerscale's plan, I, 365. Suspension of laws, II, 531. Tobacco, I, 304. Contract, II, 38, 128, 333. Proclamation, I, 404. To draw up patent, 11, 98. To encourage towns to plant, I, 556. Sale of, I, 406. Spanish, joint stock, 11, 388. To collect subscriptions, I, 533. Welden's accounts, I, 594. Councillor, I, 227. Deputy, I, 213, 385, 473. Deputy of tobacco contract, II, 154. Due from company, II, 417. Favored land indenture, Summer Islands, II, 159. Land, II, 31, 480. Land indenture, 11, 490-491. Land transferred, II, 122, 243, 295. Magazine accounts, I, 287. Patent, I, 407. PETITIONS: Against Tucker and Gates, II, 104. For release of, II, 433. Quietus est, 11, 419, 426-427.

Ferrar, John-Continued. Security for debts, II, 23. Sumerscale's patent, I, 398. To receive payment, I, 632. To take up debts of the magazine, I, 624. Treasurer of joint stock for supplies, I, 273. Ferrar, Nicholas, I, 151, 223, 335, 368. Accounts, II, 416, 428, 444. Accounts of fur stock, II, 15. Accused of wrong entry, II, 174, 183, 224. COMMITTEES: Argall's accounts, 11, 27. Bargrave's treatise, I, 444. Brinsley's book, I, 574. Children to go to Virginia, II, 90. Colonel in Virginia, I, 569. Copeland's gift, I, 533. Copeland's ministry, II, 49. Entering courts, II, 441. General, I, 386, 467. Instructions to governor, I, 496. Ironworks, I, 472. Land patents, I, 492. Martin's patent, I, 561, 611, 636. Method of petitions, II, 112. Newce's patent, I, 448. Peirs' accounts, II, 56. Petitions, II, 118, 362. Proposed for, I, 396. Provisioning of passengers, II, 440. Publication, I, 564. Revision of laws and orders, I, 618. Secretary, I, 484. Sermon, II, 114. Summer's accounts, I, 462. Tobacco contract, II, 38, 128, 302, 333. To draw up patent, II, 98. Illegal planting of, in England, II, 100. Proclamation, I, 404. Sale of, I, 406; II, 503. Spanish, II, 388. Vice-admiral, I, 546.

Ferrar, Nicholas-Continued. Council, I, 473. Deputy, 11, 29, 117, 536. Favored land indenture, Summer Islands, 11, 159. Land, I, 608; II, 507, 515. List of adventurers, I, 172. Petition to king, II, 541. Petition for release of, II, 433. Quietus est, II, 444, 454-455, 507, 515-516. Referee for Martin's patent, II, 10. To receive payment, I, 632. To take up the debts of the magazine, I, 624, 627, 629. Treasurer for glassworks, I, 514, 575, 583. **FOBACCO:** Contract, treasurer, I1, 145, 154. Estimates, I, 172. Warrant for accounts, I, 149. Ferrar papers, I, 22, 54. Contents, I, 60-61. Described, I, 59-60. History of, I, 59. Finances. See Accounts. Finch, Heneag. Free of company, II, 76. Free and of the council, II, 89. Fitch, Joseph, I, 149. Fitzjeffories. Patent, 11, 345. Fishing. North coast, I, 401, 410, 414, 474. CONTROVERSY: Concerning rights, I, 277, 285, 321, 322, 329, 339, 340, 397, 428. Decided against sonthern colony, 1, 410, 411. Petition to king, I, 411, 416. Voyages, I, 153, 534; 11, 116, 156, 262, 334, 449. Fleet, Henry. Journal, I, 145.

Fleete, Katherine. Land, II, 93. Fleete, William. Land transferred, II, 93. Fletcher, James. Adventure, 11, 505, 508. Flinton, Pharao. Petition, II, 16. Flowerdue, II, 383. Floyde, David. Adventure and land, I, 426. Fogg, Ralph. Adventure, I, 419; land, I, 500. Force, Peter. Tracts and Other Papers relating principally to the Origin, Settlement, and Progress of the Colonies in North America. 4 v. Washington, 1844. I, 34. Fortescue, Henry, captain. Recovers debts, I, 543. Fotherby, Henry, I, 386. Debts, I, 523. Secretary, I, 213. Fothergill, James. Land and adventure, II, 218. Foxton, Elias, I, 341. COMMITTEES: Acts of the assembly, I, 341. Referee for Martin's patent, II, 10. France, I, 431, 483. Franck, William, I, 315. Francke, Arthur, I, 315. Frank, Daniel, I, 155. Franke, Richard, I, 315, 485. Freake, Joyce. Adventure, II, 412. Land, 1, 509. Freake, Sir Thomas. Accounts and will, I, 462.

Freedom. OF COMPANY: Defined by message from king, II, 434-435, 437. Desired for service, I, 264. Granted, I, 446, 459, 489, 521, 532, 551, 559, 599, 619, 620; II, 20, 26, 73, 74, 76, 89, 362; 391, 421, 429, 508. Granted for residence, I, 330, 407. How gained, I, 264, 592; II, 508. Limited by king, I, 172, 173. New proposition for restraining, II, 275-279, 414, 424. OF THE COLONY, I, 378, 402, 497, 509, 522, 544. French Vignerons, I, 627. French, Ursula, I, 634; II, 529. Frenchmen, J, 504, 515. Frethorne, Richard, I, 169. Letter to Bateman, I, 165. Furzeman, George. Adventure, II, 505, 508, 533, 538. Freedom of company, II, 533. Gaile, Robert. Petition, I, 536. Garrett, George. Land, II, 243. Garway, Sir William. Indebted to company, I, 628. Gate, Timothy. Letter to William Tracy I, 144. Gates, Henry. Accounts questioned, II, 104. Gates, Sir Thomas, I, 232, 313, 317, 322, 372, 451. COMMITTEES: Censure of Alderman Johnson, I, 242, 244. Magazine, I, 241. Tobacco customs, I, 248. Instructions from company, I, 122. Investment, I, 251. Service of, I, 267. Transfers adventure, I, 319.

Gay, James. Apprentice, 1, 419. Gay, William, I, 419. Gibbens, James. Adventure, II, 362. Gibbens, John. Adventure, II, 362. Gibbes, Edmund, I, 330. Gibbes, Thomas, I, 304, 324, 330, 467; II, 173, 536. Accounts of maids' stock, II, 15. Auditor, II, 30. COMMITTEES: Acts of the assembly, I, 336. Argall's accounts, II, 27. Argoll business, I, 324. Bargrave's treatise, I, 444. Berblock's propositions, I, 347. Brinsley's book, I. 574. Children to go to Virginia, II, 90. College, II, 91. Colonel in Virginia, I, 569. Commodities, I, 370, 518. Copeland's gift, I, 533. Copland's ministry, II, 49. Dispatch magazine ship, I, 245. Education of infidel's children, I, 307. Entering courts, II, 441. Fortification, I, 413. General, I, 365. Instructions to governor, I, 496. Land patents, 1, 492. Laws and officers, for Virginia, I, 216. Magazine, I, 241. Martin's patent, I, 561, 596, 611. Message to the King, I, 357. Method of petitions, II, 112. Newce's patent, I, 448. New patent for Martin's Hundred, I, 578. Nicholas Ferrar's accounts, I, 576. Patent, I, 436. Petitions, 11, 118. Present petition to King, II, 366.

Gibbes, Thomas-Continued. COMMITTEES-Continued. Proposed for, I, 390. Publication, I, 407, 564. Revision of laws and orders, I, 618. Secretary, I, 484. Sending youths to Virginia, I, 583. Sumerscale's plan, I, 365. Survivals of massacre, II, 94. Tobacco, I, 291, 304. Contract, II, 38, 128, 155, 237. Patent, II, 98. Proclamation, 1, 404. Sale of tobacco, I, 406. Spanish, II, 388, 420. To encourage towns to plant, I, 556. To collect subscriptions, I, 533. To write to Yeardley, I, 330. Transportation of children, I, 287. Treaties, I, 490. Usher to Virginia, I, 600. Vice-admiral, I, 546. Council, I, 302. Defends Wrote, II, 194. Intimidation of company, II, 303-304, 305, 309-310, 311. Referee for Martin's patent, 11, 10. Sumerscale's patent, I, 398. Gifford, ----. Land, I, 378. Nominated for committee, II, 154. COMMITTEE: Tobacco contract, II, 154. Gifts. Bestowed, I, 318, 319, 420, 508. Received, I, 247, 278, 307, 308, 313, 315, 335, 421, 532, 538, 545, 580, 589; II, 25, 135, 136. Reported, I, 353, 354. Gilbert, Sir Humphrey, I, 11, 12. Girle. See Womeu. Glover, Jane. Petition for inheritance, II, 106.

Golde, Isaac, I, 414; Land, I, 548. Goldsmith, Henry Rowland, Adventure, I, 426. Goldsmith, Thos., II, 50. Petition against Yeardley, II, 113, 119. Goodwin, Sir Francis. Land, I, 604. Gookin, Daniell, I. 420. Cattle, I, 501, 535, 618, 626. COMMITTEES: Survivals of massacre, II, 94. Land, II, 89. Patent, I, 502, 554, 562; II, 75, 90. Youths, I, 626. Gore, Ralph, I, 213. Gorges, Sir Ferdinando, I, 53, 277, 324. Gosnold, Anthony. Land, I, 541. Patent, I, 542. Transfers land, I, 542. Gosnold, Robt. Land, I, 542. Graves, Thos. Patent, II, 132. Gravesend, II, 371, 465. Gray, John. Transfers adventure, I, 381. Green, William. Adventure, I, 408. Deposition, II, 386. Greenway, I, 372. Greevovs Grones for the Poore, I, 145. Grindall, —. Land assigned, II, 95. Grindon, -----. Witness against Martin, 11, 43. Gringby, Stephen, I, 181. Grocer, John, I, 408. Grocer, Susan, I, 408 Grosan, William. Adventure transferred, II, 327.

Guest house, I, 513; II, 382. Guildhall, I, 287. Gulstone, Theodore, Dr. (Gulson), I, 234, 523. Adventure, I, 280, 281. COMMITTEES: College, 1, 231. Commodities, I, 403, 518. Laws and officers for Virginia, I, 216. Welden's accounts, I, 594. Council, I, 379, 383. Gunston, Widow. Petition, I, 520. Guyer, Robert. Letter to Sir Francis Wyatt, I, 189. Patent, I, 414. Petition to Sir Francis Wyatt, I, 191. Haberly, James. Patent, II, 218, 262. Hackett, Edmond, I, 341; II, 479. Adventure transferred, II, 508. Favored land indenture, Summer Islands, II, 159. Hackluit, Edward. Transfers adventure, 1, 497. Hackwell, ----. COMMITTEE: Revision of laws and orders, I, 618. Hall, —, attorney, I, 616. Hall, John. Letter to Sir Francis Wyatt, 1, 192. Hall, William. Suit with company, 1, 123, 124. Halaey, John, I, 372. Hamborough, I, 368; II, 115. Hammersly, Alderman, II, 28, 542. Adventure, II, 413. Hamford, ----. Auditor, I, 386. Nominated for treasurer by King, 11, 28. Hamilton, Lord Marquesse. Free of company, 11, 76. Free and of the council, II, 89. Hamond, Susan, I, 331.

Hamor, Ralph, Captain I, 155, 160, 419, 509; II, 104. Land, I, 619, 625. Letter from, II, 115. Patent, I, 492. A TRUE DISCOURSE OF THE PRESENT ESTATE OF VIRGINIA AND THE SUCCESSE OF THE AFFAIRES THERE TILL THE 18 OF JUNE, 1614, etc. London, 1615. I, 32. Handford, Humphrey, 1, 226, 229; 11, 260. Auditor for Sir Thomas Smith's accounts, I, 217. Elected nominee for treasurer, II, 29. Land transferred, II, 262. Harding, Mathias. Adventure, II, 505, 508. Harley, Robert. Land, II, 243. Harmoun, Charlea. Petition, I, 163. Harper, ----. Transfers adventure, I, 378. Harris, Thomas, I, 344. Harrison, Edward. Transfers adventure, I, 419. Harrison, George. Assigned land, I, 146. Letter to John Harrison, I, 164. Harrison, John, I, 181. Land, I, 599. Hart, John. Commission, 11, 465. Land, I, 460. Harteastle, Thomas. Petition, I, 461. Harvey, John, Captain. Adventure, I, 419. Commission, II, 463. COMMITTEE: Spanish tobacco, II, 388. Controversy with governor and assembly, I, 189, 190, Letter to Sir Nathaniel Rich, I, 192.

Harvey, John, Captain-Continued. Letter to Sir Francis Wyatt, I, 191. Patent, 11, 75, 90. Petition to Sir Francis Wyatt, I, 189. Harwell, Frank. Land inherited, I, 597. Harwell, Francis. Patent, 11, 15, 20, 32. Harwood, Sir Edward, I, 251. COMMITTEE: Orders and grants, I, 215. Haughton, Lord, 11, 26, 31. COMMITTEE: Management under tobacco contract, II, 128.Council, 1, 379, 383. Hawes, Nicholas, I, 562. Claims against company, I, 626. Claim disallowed, 1, 629. Commission to trade, I, 548. Petition for land, I, 546. Haverd, Lazarus, I, 419. Hazell, —, Captain, 1, 594, 609. Petition against the company, 11, 40. Petition to King, 11, 78. Heath, Sir Robert, I, 296, 303. COMMITTEES: Argoll business, I, 324. Proposed for, 1, 396. Council, I, 302. Letter to the Duke of Buckingham, I, 198. LETTERS: To Sir Robert Harley, 1, 194. The King, 1, 180. Secretary Conway, I, 198. Patent, 1, 562. Hening, W. W., Statutes at Large, 1, 50n, 51n, 53n. Henrico., I, 155, 349; II, 375, 384. College land, I, 220. Herbert, Edward, 1, 330, 384, 445; 11, 185, 193. Adventure, 1, 281.

Herbert, Edward-Continued. COMMITTEES: Acts of the assembly, I, 341. Care of records, II, 432. Fishing rights, I, 322. Martin's patent, I, 56, 596. Message to the King, I, 357. Proposed for, I, 389, 395. Sale of land, I, 469. To write to Yeardley, I, 330. To draw up tobacco patent, II, 98. Trial of Captain Argoll, I, 284. Council, I, 473. Sumerscale's patent, I, 398. Hext, Sir Edward. Letter to Privy Council, I, 130. Hickford, Henry. Adventure, I, 378. Transfers adventure, I, 378. Hickman, R. Attested manuscripts, I, 43. Hide, Sir Lawrence, 1, 259; II, 185. COMMITTEES: Enforced importation of commodities, I, 565.Entering courts, II, 441. Message to the King, I, 357. Tobacco, 1, 304. Council, II, 261. Hillary, Chris. Patent, 11, 75, 90. Hillary Term, I, 299. Hilton, Anthony. Letter to his mother, I, 173. Hitch, Henry. Deposition, II, 386. Hitch, John. Land, II, 93. Hobbs, ----. Favored land indenture, Summer Islands, 11. 159. Land, II, 40.

Hobson, John. Patent, I, 414. Hodges, Thomas, I, 330. Hodgson, John. Adventure, I, 223. Hogg Island, I, 308. Hole, —, I, 262. Holland, II, 305. Holloway, ----, I, 315, 368 Hopkine, ——. Minister, II, 76. Horne, 1, 504. Horwood, Sir Edw. COMMITTEES: Petition to king, II, 362. Council in Virginia, I, 479. Petition, II, 97. House of Commons. Heads of speech in, I, 192. Petition to King, II, 540. Petition to King on tobacco, I, 194. Petition for Virginia, I, 193. Petitioned by company, 11, 537. House of Lords, 1, 193. Acts, 1, 146, 147. Howes, Edmund. Rewarded for mention of company in chronicles, II, 16. Hubbard, Bridgett. Petition for inheritance, II, 106. Huddlestone, —, I, 370. Hudson, John. Banished from colony, I, 125. Hudson River, I, 504. Hughes, Lewis, II, 406-408. Humble, Peter. Adventure transferred, II, 421, 429. Hun, Edmund. Land, II, 122. Huntington, Earl of. Council, I, 383.

Huntleye, Sir George. Suit with company, I, 123, 124. Hurd, Edward. Land, II, 91. Patent, II, 412. Hutchinson, Henry. Land, I, 619. Hyde, Nicholas. Council, I, 473. Indian corn, II, 382. Indians, 11, 93, 395. Trade with, I, 493. Maids, I, 485, 496. Ingram, Sir Arthur, II, 120, 138, 162. Sole importation of tobacco, II, 36. Instructions. To the company from King, I, 222. To Berkeley Hundred, I, 135 To George Yeardley, I, 130 See also Plantations Iotan, 11, 483. Ipswich, town of. Adventure in Virginia voyage, I, 122. Patent, I, 418. Ireby, Anthony. Land claimed, I, 599. Ireland, I, 529, 535; II, 326. Ireland, John, I, 155. Isle of Wight Plantation, I, 414. Italians, I, 493, 512, 566. Italy, I, 431, 483. Jacobb, Abraham, I, 258, 264, 272, 275, 276, 281-284, 328, 530, 531. Collector of eustoms on tobacco, 1, 132. Receipt for tobacco, I, 127. Jacobb, John. Collector of enstoms on tobacco, I, 132. Jacobson, James. Land, I1, 17, 25. Jacobson, Phillipp. Land transferred, 11, 17, 25. Jadwin, Thomas, I, 501.

574

INDEX

James City, I, 308, 337, 349; II, 381, 383. Jameson, J. Franklin, I, 50. Jamestown, II, 400. Jarrat, William. Tenant, I, 419. Jeffsries, Robert. Land, I, 625. Jefferson, ----, I, 424. Witness against Captain Martin, 11, 43. Jefferson, Thomas, MSS. letters, I, 42, 52. Jefferson Library. Contents, I, 42-43. Where obtained, I, 43-46. Jeggon, Bishop of Norwich. See Bishops. Jemison, George, I, 182. Jenings, Anthony, I, 547. Jenkinson, ----, haberdasher, I, 401. Jermyn, Phillip, I, 372, 492. COMMITTEES: Martin's patent, I, 561, 596, 611, 636. Newce's patent, I, 448. Petition, I, 607. Proposed, I, 395. Revision of laws and orders, I, 618. Sale of land, I, 469. To draw up tobacco patent, II, 98. Council, II, 19, 26. Referee for Martin's patent, II, 10. John Carter Brown Library. Americana, I, 55. Johnson, Robert, Alderman, I, 151, 173, 212, 213, 219, 228, 231, 235, 237, 320, 339, 343, 376, 573, 620; 11, 165, 220, 306, 394, 402, 403, 409, 414, 536. Accounts, II, 134. Administration approved by Lord Treasurer, 11, 319. Censure of, 1, 133, 134, 242, 243, 244. COMMITTEES: Despatch magazine ship, I, 245. Goods, 1, 321. Martin's Hundred, I, 239. Orders and grants, I, 215.

Johnson, Robert, Alderman-Continued. COMMITTEES-Continued. Present petition to King, 11, 366. Survivals of massacre, II, 94. Tobacco contract, 11, 302. Tobacco customs, I, 245. Spanish tobacco, II, 388. Debts, II, 219. Debts to company, II, 317. Debts transferred, I, 524. Declaration, 1, 163. Director of magazine, 1, 238, 242, 244. Excluded from great committee, 11, 377. Letters to De Lawar and Argall, 11, 51-55. Letters to Sir Edwin Sandys, I, 140. Lord Cavendish's speech on, I, 166. Magazine, I, 328, 365. Nominated by King for treasurer, 1, 348. Notes for Declaration, I, 168. On salaries, II, 269. Petition answered, 11, 363, 393-397. Petition to King, I, 168, 169; I1, 346, 372-374. Petition vs. Company, II, 392. Propositions on salaries, II, 269. Purchased sassafras, I, 525. Suit with Bargrave, I, 616. To be discussed, II, 376-377 Tobacco, I, 328. Johnson, Edward. Adventure inherited, II, 49. COMMITTEE: Importation of Spanish tobacco, II, 388. Nominated director, II, 272. Patent, II, 75, 90. Johnson, Jane, I, 525. Johnson, John.

Master of the Bona Nova, I, 218.

Johnson, Tobias. Patent, I, 534.

Joint stocks. Management of, 11, 228.

See Magazine; also, Accounts.

Jones, —, I, 468. COMMITTEES: General, I, 386. Newce's patent, I, 448. Jones, Sir Francis. Land transferred, I, 599. Jones, Sir Henry. Adventure, I, 281. Jones, Thomas. Freedom of company, II, 93. Jordan, Samuel. Land, II, 74, 89. Jourdan, Mrs., II, 519. Kendall, Miles, Captain, II, 395, 407. Letter to Sir Ed. Sandys, I, 170. Keightley, Thomas (Kightley), I, 213, 226, 229, 286, 291, 324, 385; II, 219. Auditor, I, 385, 467; II, 30, 536. Auditor of the magazine accounts, I, 275, 495, 572. Auditor for Sir Thomas Smith's accounts, I, 217. COMMITTEES: Argall's accounts, II, 27. Commodities, I, 413. Education of infidel's children, I, 307. Fishing rights, I, 322. Goods, I, 321. Joint stock for glass, I, 514. Laws and officers for Virginia, I, 216. Message to the King, I, 357. Newce's patent, I, 448. New patent for Martin's hundred, I, 578. Patent, I, 436. Peirs' accounts, II, 56. Petition, II, 118. Proposed for, I, 388, 389. Revision of laws and orders, I, 618. Sir Thomas Smith's accounts, I, 418. Ship criminals, I, 272. Tobacco, I, 291, 293, 299, 304. Sale of, I, 297. Trial of Captain Argall, I, 284.

Keightley, Thomas (Kightley)-Continued. Council, I, 379, 383. Magazine accounts, I, 287, 582. Kelly, John. Adventure, I, 426. Kempe, William. Petition to the King, 11, 43. Kentishmen, patent granted, 1, 232. Kerridge, Thomas, II, 73. Land and freedom, II, 73, 89. Kettleby, ----. Explorer, I, 502. Kiddar, Thomas, I, 401. Kightley, Thomas. See Keightley, Thomas. Killigrew, Sir Robert, I, 80; II, 228, 302. COMMITTEES: Care of records, II, 432. Freedom of company, II, 278. Message to commissioners, II, 429. Petition to king, II, 409. Proposed for, I, 390. Tobacco contract, II, 333. Council, II, 259. Freedom of company, II, 278. Kiquotan, I, 349; II, 381, 383. King, I, 220. Appoints receiver of king's rents in Virginia, II, 178. Commission to governor, I, 199. Confiscates records, I, 108-111. Criminals to be transported, I, 271, 287. Criticises faction in company, II, 216, 217. Desires liberty of speech in company, II, 247-248, 251-253. His Majesties Gracious Letter to the Earle of South-Hampton, Treasurer, and to the Councell and Company of Virginia heere; commanding the present setting up of Silke-works, and planting of Vines in Virginia. And the Letter of the Treasurer, Councell, and Company to the Governor and Councell of State there, for the strict execution his Majesties Royall Commands herein. Also a Treatise of

King-Continued.

the Art of making Silk: Or directions for the making of lodgings, and the breeding, nourishing, and ordering of Silk wormes, and for the planting of Mulbery trees, and all other things belonging to the Silke art. And in the end, a Conclusion with sundry profitable remonstrances to the Colonies. . . . By John Bonoeil, Frenchman. London, 1622, I, 158. LETTERS: To company, I, 156, 175, 176; II, 102. To House of Commons, I, 193. Concerning elections, I, 177. MESSAGES: 1, 212. On action of commission, I, 177. Concerning elections, I, 348, 357; II, 28, 34-35, 450-451. Concerning Captain Martin's patent, II, 34. Concerning tobacco contract, II, 12I. New patent for company, I, 438, 445. Oaths of allegiance, 1, 121. Offer of farming tobacco, I, 290; II, 36-37. Opposition to tobacco, I, 480.

Order to Bishop, I, 163.

Proclamation forbidding lotteries on behalf of Virginia. 1620, I, 146, 200, 204.

Proclamation concerning tobacco. 1624, I, 200. Proclamations on tobacco, I, 137, 206.

Relations with company, I, 101–103, 107–109. Report on lotteries to, J, 492.

Restricts voice in the company, II, 434-435, 437.

Suggestions for letter to colony, I, 171. Supplies to colony, II, 458–459.

King's Bench, II, 478.

Kirby, John. Land, I, 548. Kirbie, Edward.

Freedom of company, I, 407.

Kirbie, Edward-Continued. COMMITTEES: General, II, 536. Provisioning of passengers, II, 440. Lake, John. Land, 1, 534. Patent, J, 534. Lamb, John, 1, 372. Lambe, Richard, I, 372. Land. Assigned, I, 146, 315, 485, 509; 11, 97, 107. College, officers for, I, 332, 340, 349, 379, 382. COMMON: Amount, I, 268. Condition of, I, 256, 267. How settled, 1, 255. Location of, I, 268. Officers for, 1, 332, 340, 371, 379, 382. Officers' tenants, I, 456, 457, 466, 501, 549. Planters for, I, 226, 230, 255. Proposed for officers, I, 234, 332, 333, 344, 349, 427. Revenue of, I, 256, 262, 267. Settlers, I, 220. Tenants of, I, 268, 293, 419. Plans for, I, 39I. Form of patent, I, 130. GRANTED: Adventurers, I, 273, 274, 289, 296, 297, 303, 308, 541; II, 16, 90, 145, 511. For adventures for maids, II, 15, 26. For eommodities, 1, 513, 557; 11, 484, 517. For debts of company, I, 419, 428, 598. For East India school, I, 550, 559. For governor, I, 455. For investment in lottery, I, 16. For officers of colony, I, 314, 315, 431, 447, 453, 454, 494, 549, 558, 617. For personal adventure, I, 233, 330, 331, 426, 497, 509. For planters, I, 330; II, 480, 511, 532.

Land—Continued. GRANTED—Continued. For service, I, 214, 251, 263, 274, 315, 380, 381, 383, 384, 427, 459, 469, 470, 487, 532, 551, 559, 580, 590, 599, 619; II, 31, 32, 73, 74, 89, 90, 135, 480, 488, 489, 490-491 (indentures); 497, 507, 516 (indenture). For Summer Islands, I, 425, 430; II, 158-159. Tenants with freedom, J, 402; II, 101. Grants sealed, I, 299; II, 530. How granted, I, 249, 424; II, 276. Large grants, I, 250. Ownership of, I, 71. Particular plantations (societies), I, 314, 347, 354. Peepling of, I, 250. Promised to children, I, 293, 304-307. Refused because of debt, II, 508. Requested, I, 217, 264, 415, 434, 474, 546; II, 442. Right to grant in company only, II, 94. Standing orders, I, 249. Transferred, 1, 341, 364, 378, 434, 460, 581, 590, 597, 598, 599; II, 89, 91, 93, 161, 217, 218, 243, 295, 497, 509, 511. Underselling of gift, prohibited, I, 469. Land of Henricus, II, 91. Landman, —, 1, 541. Langley, ----, I, 171. Commission, II, 99. Lathum, Thomas. Land, II, 217. Launee, —, minister. Freedom of company, II, 74, 89. Lawarre, Lord. See De Lawar, Lord. Lawley, Sir Edward, I, 341. Council, I, 473. Lawn, Christopher, Captain, I, 255, 414. Claim against company, I, 600. Executors of will of, I, 381. 16456-vol 2-06-37

Lawrence, John, I. 372. Laws and Orders, I, 263, 266, 380; II, 163-164. Amended, I, 301-304, 374; II, 414-416, 424-425.Ordered printed, I, 374, 380, 383, 552, 563, 618; II, 225. Suspended, 11, 531-532. Leach, —. Council in Virginia, I, 520. Freedom of company, II, 20, 26, Leat, Nicholas, I, 294, 297. Debts, II, 219. Debts to company, II, 318. Elected nominee for deputy, II, 29. Minister, I, 575, 581, 591. Nominated for deputy by king, II, 28. Leeke, —, Captain. Council in Virginia, I, 569, 571. Denied colonelship, I, 571. Leeke, Symend. Patent, I, 554, 562. Leete, —. Debts transferred, I, 524. Leigh, Lawrence Land, I, 534. Patent, I, 534. Leicester, II. 27. Limpanie, Robert, I, 608. Leninge, —. Patent, I, 547, 554, 562. Lenox, Duke of, I, 416. Letters. ANSWERS, DECLARATIONS, ETC.: Answer to Nathaniel Butler's Unmasking of Virginia by the Company, II, 164, 173, 397-399. Answer to Alderman Johnson's petition, by the Company, 11, 393-397. Declarations by Company-Inconveniences, I, 152. Declaration of causes of dissension, by Company, II, 400-409, 432-433.

Letters-Continued. ANSWERS, DECLARATIONS, ETC. -Continued. Declaration of plantation by planters, I. 196. Declaration of present state of Virginia, by the Company, II, 348-351, 392. Declaration of state of colony, answered, 1, 172. Note of shipping, II, 496. Reasons to King, on limitation of freedom of Company, I, 175. Relation of proceedings of the companies, by the Company, I, 170; II, 352-362, 392. ANONYMOUS TO THE COMPANY: I, 247, 248, 307, 308, 545, 585-586. Governor Argall to Bermuda Hundred, I. 127. To Company, I, 128. Assembly to Privy Council, I, 189. COMPANY TO: Commissioners for Virginia, II, 429-430, 438, 505, 507, 517. Governor and Council in Virginia, I, 133, 149, 150, 151, 156, 159, 160, 173, 176, 180, 188, 239, 330, 332, 336, 433, 502; printed, II, 102; ordered, II, 365; approved, 1I, 369; referred to King, 1I, 371-372, 379; amended, II, 387, 509-510. King, I, 176, 275, 376, 377, 397; II, 31-32; 41-42, 437. Answer to King concerning supplies, II, 459-460, 461, 463. Answer concerning surrender of charter, II, 471, 475. Lord Mayor, I, 270, 271. Mayor of Leicester, I, 129. Mayor of Salisbury, I, 125, 129. Privy Council, I, 177, 183, 528-529, 531-532, 613-615; 11, 325-327. Ralph Winwood, I, 122. Walloons and French, I, 149.

Letters-Continued. GOVERNOR AND COUNCIL IN VIRGINIA TO: Capt. Tucker, I, 186. Company, I, 35, 97-98, 146, 153, 154, 155, 163, 169, 188, 192, 203, 229, 310, 320, 410, 613; II, 478, 482-483, 486-487, 519. King, I, 194, 298. Magazine, I, 241. KING AND PRIVY COUNCIL TO: Company, I, 203, 218, 594-595; II, 202, 500. Governor and council in Virginia, I, 172. Lord Delaware, I, 128. MAGAZINE TO THE COMPANY, I, 227. Notes from, I, 177. Letters Patents, I, 222, 245, 249, 277. Cited, II, 325. List of names in, I, 137. NEW: Approved by company, I, 443. Discussed, I, 445-446, 450. Proposed, I, 438, 442-444; II, 469. Opinion as to powers, I, 140. Rights of land, I, 12. Rights of government, I, 12 See also Charters. Levellis, Arthur, II, 218. Patent, 11, 218, 262. Leveson, Thomas. Adventure, error in, I, 581 Commission, I, 622. Patent, I, 579, 584. Leveson, William. Suit with company, I, 124. Ley, -----. Favored land indenture, Summer Islands, II, 159. Library of Congress. Catalogue, 1830, I, 42. Recent transcripts, Virginia records, I, 41-42. See also Records. Lichfield, Bishop of, 1, 220. Lincoln, Earl of, I, 220.

Lincolns Inn, I, 262. Lingelbach, W. E., The Merchant Adventurers of England, I, 13n. Litton, William. Transfers adventure, I, 419 Lodge, Joyce. Land, I, 497. Longe, Elias, I, 634; II, 529. Lord Commissioners for the Treasury, I, 292. Petition to, 1, 245. Lord Keeper, 1, 580, 582, 616. Lord Mayor of London, I, 259. Lord Treasurer, II, 162. Deposition, II, 387. Signed contract, II, 264. Lotteries, I, 93, 94, 269. Accounts, I, 223, 257. Adventurers, I, 295. Extended, I, 216, 279. Letters concerning, I, 124, 129. Order of Privy Council, I, 124. Prizes, I, 223, 235, 295, 335. Proclamation suspending, I, 146. Publication, I, 412. See also Accounts, Lotteries. Lowe Countries, I, 327. Lower, Sir Nich. Adventure, II, 39. Loyde, John. Apprentice, I, 171. Luntius, J. Letter to Sir Ralph Winwood, I, 124. Lynu, II, 438. Lynsell, Augustine, I, 344. Madison, Isaac, Captain, I, 336, 434; II, 115. Transported, 1, 508. Maddox, Thomas. Transfers adventure, 1, 418. Magazine, I, 93, 246, 287, 324. ACCOUNTS: Old magazine, 1, 246, 260, 263, 293, 525, 535, 547, 552, 563, 582, 632; II, 132-135.

Magazine—Continued. ACCOUNTS-Continued. Audited, I, 275, 286, 495, 505, 548, 572. Plans for, 1, 238. Report on, II, 218-219, 317. With Chamber of London, I, 238. With general stock, I, 239, 241, 244, 245, 272, 371. With Martin's Hundred, II, 132. With Smith's Hundred, I. 245, 287. Bills of exchange, I, 287. Committees for, I, 241, 246, 275, 316. Debts of, I, 312, 365, 525. Disputed by Alderman Johnson, I, 241. DISSOLUTION: Determined, I, 293, 303. Discussed, I, 272, 286. Goods, I, 276, 294, 303. Sale of, I, 328. Government, I, 294. MEETING OF ADVENTURERS, I, 242, 524-525. Officers elected, I, 238. Place of meeting, I, 228, 235, 237, 242, 252, 254, 376. Reply to petition of Bargrave, I, 151. SHIP: Committee to dispatch, I, 245, 246. Returned from Virginia, I, 240. SPECIAL (joint stock): SPECIAL: Bringing in Spanish tobaceo, II, 156, 163, 164, 166-168, 221, 222, 269, 387-388, 389, 411, 420. Glassworks, I, 513–514, 565–566, 592. Sending maids to Virginia, I, 514, 566, 583, 596; II, 15, 26. Shipwrights and carpenters, I, 522, 523, 567, 583, 596. Stock, I, 220, 221. Supplies to colony, I, 178, 180, 373, 379, 485, 495, 508, 514, 566, 623; 11, 459-460, 461, 463. Trade for furs, 1, 515, 567, 583, 608; II, 16.

Magazine-Continued. Suits at law, with Bargrave, I, 233, 258, 259, 525, 573, 616. Tobacco of, I, 304, 315, 316, 380, 505. Sold, I, 343. Virginia business, I, 240. See also, Letters and Tobacco contract. Magazine of American History, 1, 49. Maids. Ser Women. Mainwaring, Sir Henry (Mannering), I, 344, 364. Committee, general, I, 365. Land, 11, 17, 25. Land transferred, II, 17, 25. Maisterson, Lawrence, captain. Adventure transferred, II, 505, 508. Committee, proposed for, 1, 396. Manchester papers. Contents and importance, I, 62-63. History, I, 62. Mandeville, Lord President. Letter to Secretary Conway, I, 178, 179, 180, 182, 197. Mannering, Sir Henry. (See Mainwaring.) Mansell, Henry, I, 327, 616, 621. Claim against company, I, 591, 609. Markham, Richard, 1, 294, 312, 413, 417, 440. Land, 1, 625. Markham, Valentine Bookkeeper, I, 213. Marriner, John Hope, Adventure, 1, 300. Marsden, R. G. The High Court of Admiralty, etc., I, 65, 65n. Martha, ----. Adventure inherited, 11, 532. Martial law, 1, 222, 226. Declared invalid, 1, 363. Martin, Sir Henry, 11, 168, 479. Martin, John, captain, I, 162, 312, 344, 491, 618, 635; 11, 171, 487. Letter to governor for, 11, 509-510.

Martin, John, captain-Continued. Letter from privy council, I, 594. Order for cattle, II, 120. Patent, I, 609; 11, 262. Patent granted, II, 344. Petition, II, 510. Petition against the company, II, 40. Petition to king, II, 78. Suit against Bargrave, I, 501, 522, 570. Surrender of patent, I, 553, 560, 609, 636; II, 10, 78, 119, 126, 140, 145, 161. Martin, John, merchant tailor. Adventure, I, 378. Martin, John, the Persian. Customs, II, 13. Freed from custom, I, 633. Martin's Hundred, I, 241, 249, 311, 331, 381, 383, 497, 525, 535; II, 381, 482. Abuses from capemerchant, I, 239. Accounts with magazine, II, 132. Boundaries of, II, 15. Desires shares, I, 248-251. Granted land, I, 251, 273. Minister for, I, 544. Patent, I, 580, 585. Proposition for school, I, 587. Surveyor, 11, 103. Massacre, 1, 155, 158, 160, 165, 185, 189; II, 93, 395, 483. Committee on survivors, 11, 94. Masters, ----, Captain. COMMITTEE: Bargrave's treatise, I, 444. Masterson, Thomas, I, 344. Matoar, 11, 395. Matthews, Samuel, Captain. Letter, I, 166. Patent, 11, 132. May, Sir Humphrey. Council, 11, 429. Maynard, William, Lord. Committee on tobaceo contract, I1, 155, 237. Council, II, 261.

Mayor of London, Lord, I, 287, 300, 304, 424. Letter concerning children, 1, 431. Mease, William. Deposition, II, 385. Mellinge, Thomas, I, 259, 295, 344. Auditor for the old magazine, I, 496, 572; II, 134. COMMITTEES: Argall's accounts, II, 27. Colonel in Virginia, I, 569. Commodities, 1, 365, 413. Copland's ministry, II, 49. Dispatch magazine ship, 1, 246. General, I, 270, 386, 467; II, 30. Method of petitions, II, 112. Method of teaching and books, I, 607. Newce's patent, I, 448. Nicholas Ferrar's accounts, 1, 576. Peirs' accounts, II, 56. Secretary, I, 484. Ship criminals, 1, 272. Summer's accounts, I, 462. Tobacco, I, 291. Contract, 11, 128, 154. Sale of, 1, 294, 406, 631. Transportation of servants, I, 289. Dismissed from committee, II, 536. Favored land indenture, Summer Islands, II, 159. Land, I, 619. Land transferred, I, 625; 11, 279, 295. Nominated for committee, II, 154. Tobacco purchased, I, 289. Membership in company. See Freedom of company. Menefie, George. Letter to John Harrison, I, 193. Merchant adventurers. Company for trade, I, 13. Meverell. ----. COMMITTEES: Argall's accounts, II, 27. Copland's ministry, 11, 49.

Meverell-Continued. Committees—Continued. General, II, 30, 536. Peirs' accounts, II, 56. Tobacco contract, II, 1283. Sale of, II, 413. Spanish, II, 389. Nominated for committee, II, 154. Middle Temple, 1, 548. Jermyn's chamber, meeting in, I, 607, 611. Middleborough, States of, I, 422. Middleton, David. Conncil in Virginia, I, 379, 383, 479. Middleton, Richard. Adventure, II, 327. Mildmay, Sir Henry, 11, 248, 268. Censures factions, II, 216. COMMITTEES: Tobacco contract, II, 155, 237. Freedom of company, II, 76. Free and of the council, II, 89. Report of King's displeasure, II, 251. Suit with company, I, 123. Miller, Robert. Servant, II, 532. Mines, I. 504. Ministers. For college land, I, 234. Minter, Richard. Land and freedom, II, 101. Minters, Ann, II, 50, 101. Mitton, Richard. Commission, II, 262. Molasco the Polander. Petition against oppression, II, 279. Mole, George. Land, I, 625. Mole, Samuel, (Moll?), I, 169 Deposition, II, 386. Monopolies, I, 93, 94. See Commodities, and Magazine. Moone, Churchill. Land, I, 548.

582

INDEX

Moones, ----. Petition, I, 461, 474. Moones, Nicholas, I, 461, 474. Moore, Thomas. Patent, II, 412. Moorer, Richard (Morer), I, 213, 233, 237. Accuses disorder, II, 239. COMMITTEES: Accounts for fur stock, I, 608. Magazine, I, 238. Spanish tobacco, II, 388, 420. Mooreton, Richard. Land, I, 426. Mootham, James. Land transferred, II, 56. Mordan, George. Adventure, I, 578. Morden, Oliver. Land, I, 604. More, John, 1, 365, 370, 520. Adventure, I, 497. Moreman, Thomas. Land, I, 402. Morewood, Gilbert, II, 495. Morgan, 11, 479. Morris, ----, II, 536. Morse, Thomas. Land, II, 217. Moston, Robert. Patent, 1I, 20, 32. Mounson, Sir William. Charter, I, 404. Patent, I, 398, 407, 438, 467. Mourninge Virginia, I, 158. Muscovia, I, 528. Muscovy Company, II, 165, 326. Compared with Virginia Company, I, 13-14. Naunton, Sir Robert, Secretary, I, 376 Nethersole, Sir Francis, I, 348. Letter to Sir Dudley Carleton, I, 194, 196. Neville, Sir Henry. Suit with company, 1, 123.

Newberry Library, 1, 57n. Newce, George. Adventure transferred, II, 505, 508. Newce, Thomas. (Nuce, Nuice.) Commission, I, 473, 475. COMMITTEES: Iron works, I, 472. Council in Virginia, I, 479. Deputy for common land, I. 349. Project, I, 623. Newce, Mrs. Thomas, II, 456, 466. Newce, Sir William, I, 419; II, 105, 448. Charter, I, 382. Council in Virginia, I, 379, 383, 468, 488. Letter to Sir Edwin Sandys, I, 148. Marshall in Virginia, I, 447, 453, 465, 468, 482. Patents, I, 375, 446, 462, 466. Newfoundland, I, 257, 575. Newland, Robert. Commission, II, 116. Land, I, 459, 469. Letter to Nicholas Ferrar, I, 155. Patent, I, 414. Newport, Christopher, Captain, II, 421. Adventure, I, 274. Newport, John(?) Adventure, II, 428. Patent, 11, 421. Newporte, Mrs. Land assigned, I, 509. Newport Newes, II, 74, 381. Newton, Thomas. Beadle, II, 420, 429, 526. Land, 1, 590. New York Public Library, 1, 58. Bancroft papers, I, 58. Smyth of Nibley papers, and Pory and Harvy papers, I, 55. Transcripts, Aspinwall-Chalmers, Barlow papers, I, 58. Nicholes, Agnes, I, 331.

Nichols, ----. COMMITTEE: Tobacco, II, 100. Nichols, Thomas. Freed, II, 103. Surveyor of Martin's Hundred, II, 103. North, Sir Charles. Patent, I, 547, 554, 562. North, Lord Dudley, I, 359. North, [Roger], Captain, I, 359. Northern Colony for Virginia, I, 662. FISHING RIGHTS: Discussed, I, 277, 285, 321, 322, 329, 339, 340, 397. In favor of, I, 410, 411. Revised I, 416, 428. Order to renew patent, I, 142. Settlement in [Plymouth], I, 515. See also Fishing. Norton, ----, Captain. Glassworks, I, 484, 507, 557. Glass contract abandoned, I, 510, 512. Instructed, I, 514. Patent for glassworks, I, 493, 499. Norwood, Richard. Land, II, 218. Patent, II, 412. Surveyor in Virginia, I, 458, 472. Nova Britannia, I, 20n. Officers. In colony, I, 214. Names and duties, I, 72-74. Report on duties of, I, 133, 211. Rewards, I, 74. See also Elections, Plantations, and Company. Oftly, Robert. Nominated for deputy by King, II, 28. Ogle, Sir John, Colonel. COMMITTEES: Freedom of company, II, 278.

Ogle, Sir John, Colonel-Continued. COMMITTEES-Continued. Message to King, II, 352, 437. Tobacco contract, II, 333. Council, II, 261. Freedom of company, II, 278. Okely, ----, Secretary, II, 419. Oleuan, Anthony. Patent, I, 414. Olliver, Edward. Land, II, 497. Opochankano, I, 310, 319; II, 52, 94, 115, 405, 478, 483, 486. Right to grant land denied, II, 95. **Opposition** to company, I, 519. Abstracts from letters by N. Rich, I, 167. Alderman Johnson's petition to the king, II, 346-347, 373-374, 392. Answered by the company, II, 352-362, 363, 393-397. Anonymous, I, 275. Bargrave, I, 154. By Adam Dixon, II, 43-44, 79. Answered by company, II, 45. By Captain Martin and Captain Hazell, II, 40-41. 79. Answered by company, II, 41-42. By Captain Mathew Summers, II, 46-47, 79. Answered by company, II, 47-49. By Samuel Wrote, II, 169-177, 181-187, 188-195, 249-259. Trial, II, 183, 188-195, 197-214, 249-259. By William Kemp, II, 44-45, 79. Answered by company, II, 45-46. By Woodall, I, 408, 437, 460, 543. Captain Nathaniel Butler's Unmasked face of our Colony, II, 374-376, 392.

584

INDEX

Opposition to company—Continued. Captain Nathaniel Butler's Unmasked face of our Colony-Continued. Answered by the assembly, 1, 188. By the company, I, 173; II, 397-399. By the planters, II, 380–387. Approved by N. Rich, I, 168. Declaration concerning causes for, by the company, II, 400-409. Declaration of Alderman Johnson, I, 163, 168. Answered by the assembly, I, 189. See also Disputes in company. Defense by the company, II, 522-525. List of those opposed, I, 168. Petition to King by planters, I, 168; II, 519-520, 521. Orby, Anthony. Transfers adventure, I, 364. Orders. See Laws and Orders. Osgood, H. L., The American Colonies in the Seventeenth Century, I, 12, 21, 39. Ouldsworth, ----. Council in Virginia, 1, 448, 457, 468. Death, I, 520. Over, Thomas. Land, I, 534. Patent, I, 534. Owen, William, II, 106. Padgett, Lord, II, 26, 31, 302, 327. COMMITTEES: Education of infidels' children, I, 307. Enforced importation of commodities, I, 565. Petition to king, II, 435. Tobacco, I, 275, 304. Contract, 11, 128, 155, 237. Favored land indenture, Summer Islands, II, 159. On salaries, II, 173. Palavicine, Tobias, I, 322, 342, 347. Adventure, I, 381.

Palavicine, Tobias-Continued. COMMITTEES: Present petition to King, II, 365. Suspension of laws, II, 531. Spanish tobacco, II, 388. Referee for Martin's patent, II, 10. Palmer, Edward. Land, II, 77, 217, 218. Patent, II, 75, 90. Palmer, John. Patent, II, 122, 132. Palmer, William, I, 213, 220. COMMITTEES: Accounts for fur stock, I, 608. Importation of Spanish tobacco, II, 420. Letter concerning children, I, 431. Peirs's accounts, II, 56. Sumerscale's plan, I, 365. Sale of tobacco, I, 297. Transportation of children, I, 287. Land, I, 460. Paramore, ----. Nominated as secretary for Virginia, I, 478. Parkhurst, John. Land, II, 17, 25. Parliament, Assembly of, II, 176, 184, 232, 309. Bills: For sending poor to Virginia, I, 479, 489, 555. For sole importation of tobacco, II, 337. Confirmation desired, I, 429, 437, 438, 441. Concerning tobacco, II, 313. Grievances presented to, II, 540. Petitioned by company. Concerning tobacco, I, 443, 451, 473, 496; II, 526-528, 530, 538, 540. Parrington, Sir Francis. Transfers adventure, I, 378. Paspahey, IJ, 381. Passmore, Thomas, I, 169, 182.

Patents. Captain Martin's, I, 553, 560; II, 10-11, 18, 26, 119-120, 126-127, 140, 145, 161-162, 181, 216, 344. Illegality of, I, 609-611, 613-615. Duplicates, I, 375. Duplicates permitted, II, 32. For adventurers, 1, 554, 561, 562, 584; 11, 20, 32, 75, 90, 345. Defined, I, 561. For associates (particular plantations), I, 228, 252, 259, 341, 347, 354, 375, 380, 381. Planters, I, 221, 232, 384, 398, 404, 407, 414, 418, 439, 446-448, 449, 461, 466, 467, 474, 483, 491, 492, 502, 534, 542, 547, 562, 575, 579, 581, 591, 624, 632; 11, 122, 132, 177, 218, 412, 421, 428, 438, 449, 457. Sir William Throckmorton, 1, 132. For commodities, I, 398, 403, 423, 436, 437. 493, 513. Discussed, I, 439. For engraving seals, I, 262. For glass works, 1, 592; II, 484. For iron works, I, 322. For past service, I, 232. Form of, I, 153, 156. John Whincop's, sealed, I, 228. List of, 1, 176. NEW: Desired for company, I, 438, 441, 443, 444, 445 - 446.Not found, I, 102. For Martin's Hundred, I, 577, 579. For marshall, I, 483. For physician, I, 431. For planters, I, 554, 562, 584, 585; II, 20, 32, 75, 90. Defined, I, 561. For tobacco, I, 218, 219. Summerscale's, 1, 398. Paules, Martha, I, 634.

Paulett, Robert (Pawlett). Council in Virginia, 1, 520. Minister for Berkeley Hundred, I, 143. Paulsden, Mrs. Millisent. Transfers shares, 1, 235. Paulson, Richard, I, 213, 420. Claim allowed, I, 634. COMMITTEE: Sale of tobacco, I. 294. Opposed to land indenture, Summer Islands, II, 160. Transfers adventure, I, 408. Paulstead, Henry. Land, I, 625. Payne, John. Transfers adventure, 1, 281. Pearce, —, Lieutenant, I, 485. Pearle, Gregory. Deposition, II, 385. Peasly, Robert, I, 633, II, 458. Porter, 1, 633. Peckard, Dr. Collections of manuscripts—Ferrar papers, I. 80-81. Memoirs of the life of Nicholas Ferrar, 1, 59n, 80, 80n, Peeke, Francis. Patent, 11, 75, 90. Peere, Lott, I, 223. Transfers land, I, 460. Peirce, Abraham (Pierse, Persey), 1, 246, 608, 630, 634; II, 132. Accounts, I, 506; II, 56. Adventure, I, 273. Land, I, 497. Letters to Sir Edwin Sandys, I, 148. Petition, I, 400. Tobacco of, 1, 459. Witness against Captain Martin, 11, 43. Wife of, granted land, I, 263.

Peirce, John, and associates, I, 299, 303, 311. Letter to Sir Edwin Sandys, I, 138. Patent recalled, I, 515. Peirce, William. Commission, 11, 497. Debt, II, 108. Peirs, Edward. Petition for inheritance, II, 106. Peirs, Thomas. Died. II. 106. Pelham, Henry, Captain. Patent, I, 404; I1, 20, 32. Pell, Sir Anthony. Land transferred, 1, 622. Pell, Lady Judith. Land transferred, I, 622. Pemberton, John. Freedom of company, II, 74, 89. Patent, II, 75, 90. Pemble, Thomas. Land, I, 608. Pembrooke, Earl of, I, 218. Penecell, ----, 1, 323. Penistone, ----. Opposed to land indenture, Summer Islands, 11, 160. Penreis, John, I, 181. Percy, George, I, 121, 332, 334, 344, 365. A true relation, I, 122. Tobacco for, I, 122. Percy, Henry, Earl of Northumberland Land, II, 122. Tobaeco for, 11, 122. Perkins, Sir Christopher, II, 79. Perkins, Works, 1, 421. Perry, Richard. Land, I, 534. Patent, 1, 534. Perry, William (Indian). Petition to king, II, 519. To be aided by roll, 11, 532.

Petitions, I, 153, 156, 162, 245. Committee on, II, 118. Committee to consider methods of, II, 111. Report, II, 117. To be registered in court or other book, II, 111. To the company, I, 308, 309, 334, 337, 347, 364, 375, 376, 380, 383, 398, 400, 401, 402, 414, 419, 426, 461, 544, 546, 607, 608, 636; II, 17, 97, 119, 280, 464, 465, 484, 497, 510-511, 513, 514, 517, 529. To company by colony versus enforced importation of commodities, II, 307. To House of Commons by company, II, 537; draft, I, 193. To the governor of Virginia, I, 160, 163, 169, 171. To KING: Against company, I, 375, 387. By Adam Dixon, II, 43-44. By adventures, I, 137. By Alderman Johnson, I, 168, 169; II, 104-110, 308, 346, 373-374, 392. Answered, II, 393-397. By Captains Martin and Hazell, II, 40-41. By Captain Mathew Summers, II, 46-47. By planters, I, 173; II, 519-520. By the company, I, 162, 169, 185, 398, 403, 411, 445; II, 18, 26, 335-340, 363, 392, 410-411, 433, 435, 471, 540-541. Deferred, II, 368. By the governor and council in Virginia, I, 195, 196; II, 298, 308. To Parliament by company, II, 526-528, 530, 538, 540. To Privy Council, I, 159, 195, 281-283; II, 369, 495, 504-505. Peyton, Sir Henry. Letter from George Yeardley, I, 122. Phetiplace, William.

Land assigned, II, 97.

Phillip, Sir Robert. Committee on enforced importation of commodities, I, 565. Phillipps, Eleanor, 11, 102. Piddox, John, I, 337. Plantation, I, 221. Advantages of, II, 526-528. Commission on, I, 184, 187. CONDITION OF: I, 229, 310, 320, 410, 503, 538, 606, 613; II, 115, 348-351, 393-397, 399-400, 482, 486-487, 523, 524. Defended, II, 348-351, 393-397. Discredited, I, 275, 334, 369; II, 40-41, 43-45. Reported by treasurer, I, 350-357. CONTROVERSIES CONCERNING: I, 310, 320, 336; II, 104-110. Alderman Johnson's criticism of, II, 373-374. Argall's government described, II, 400-405.Betrayed to King, I, 194. Captain Butler's criticism of, II, 374-376. Answered, II, 380-387. Government before and since Sir Thomas Smith, II, 393-394. Economic development: I, 97-98. Cattle for, I, 420, 423, 501, 535, 568, 578, 599, 626. Transportation of, to be rewarded, I, 618. Freedom of trade, II, 325–326. Magazine, I, 227. Navigation, I, 330. Petition to company versus enforced importation of commodities, II, 307. Price of commodities regulated, II, 466-467. Restraint of tobacco culture, I, 329, 413. Shipwrights and carpenters, I, 522-523, 567, 577. Wages in, I, 153.

Plantation-Continued. FORTIFICATIONS: I, 257, 313, 317, 326, 327, 339, 413. Arms to be sent, II, 96, 99, 100, 135. Capt. Each's plan, II, 11-13, 23, 383-387. GOVERNMENT: Acts of council, I, 190, 191. Acts of, I, 325, 336, 341, 344. Assembly, ordinance for, I, 149. Census, I, 203. Commissions and instructions, neglected, II, 53. Controversies referred to governor, I, 400, 402, 460; II, 16, 45-46, 97, 104-105, 344, 457, 509. Grants and liberties, I, 257, 382. Instructions to governor, I, 149, 454, 496, 502, 523. To lieutenant-governor, I, 122. Instructions to officers, I, 163. Laws and orders of assembly, I, 190, 195. Order of governor, I, 164, 165, 182, 184, 185, 186. Petition to governor, I, 181. Proclamation of governor, I, 172, 174, 181, 187. Officers: I, 332, 340, 371, 379, 382, 431, 440, 447, 478. Admiral, I, 506. Apothecary, I, 495. Colonel-general, deniea, I, 569, 571. Council of State, I, 379, 383, 448, 468. Meetings, I, 488. Fees for, I, 332, 333, 340, 344. Governor, election of, I, 436, 440; II, 525, 536-537, 541. Governor, provided for, I, 448, 466. Commissions and instructions, I, 454, 496, 502. Marshal, provided for, I, 447, 453, 464-466, 468, 475.

Plantation-Continued. GOVERNMENT-Continued. Officers-Continued. Ministers, I, 314, 317, 434, 497, 506, 516, 524, 535, 544, 575, 591, 625, 635; II, 49. Physician, 1, 431. Secretary, I, 478, 488. Sendikes, to investigate plantation, proposed, I, 481. Surveyor, provided for, I, 458, 472, 494. Treasurer, provided for, I, 450, 464-466, 468. Usher for school, 1, 600, 606-607, 629. Vice-admiral, provided for, I, 546, 549, 558. INHABITANTS: Debtors not to return from, II, 109. Men to be sent from shires, II, 136. Supplies for, I, 169, 373, 379, 485, 490, 495, 508, 566. Tenant's rights, I, 334, 400. Youths for, 1, 626. ORGANIZATION: 1, 96-97, 176, 333. Sandys' plan for, I, 387-397. Care of sick, I, 320. PARTICULAR OR PRIVATE: Extent of, 1, 95. Government, 1, 303, 314, 394-396. Relation to Crown, I, 11. See also Letters, Company, and Officers. Planters (tenants, servants transported). Answer to petition by company, I, 168. Arrived, 1, 430. Encouraged toward commodities, 1, 432, 433. Passage allowed, I, 381, 414, 419, 461, 471, 476, 495, 508. Petition to King versus Company, II, 519-520. Provisioning of, 11, 439-440, 444. Recommended to governor, I, 502.

Planters (tenants, servants transported)-Con. Refused privilege of courts, II, 301. Report of numbers, 1, 349-357, 399. Sending of poor people, I, 479, 489. Plans for sending, I, 391. Sent to Virginia, I, 168, 226, 256, 433. Supplies ordered by King, II, 458-459. Tenants of officers on common land, I, 456, 457, 466, 501, 549, 550, 558. To return, I, 408, 419; II, 50. TRANSPORTATION OF: I, 257, 269, 283, 295, 296, 297.Charges, I, 162. Debt for transportation of boys, I, 520. Proposed, I, 477. Provided for, I, 269, 277, 392. See also Children and women. Plymouth, Mayor of, I, 153, 335. Plymouth [Massachusetts]. See Northern colony for Virginia. Poland, I, 420, 430. Polander. Petition, II, 510. Pollard, William. Adventure, I, 378. Pollington, John, I, 523. Polonians. Enfranchized, I, 251. Pool, Nathaniel, captain. Sergeant major-general, I, 126. Pooley, Mrs., II, 519. Popham [Sir John]. Snit against Havercombe, I, 121. Porey, John (Pory), I, 349. Letter, I, 136. Letter to Sir Dudley Carleton, I, 130, 131. Letters to Sir Edwin Sandys, I, 138, 141, 147. Patents, 1, 375. Report of general assembly in Virginia, I, 134. Porter, James Hoope. Dismissed, I, 632. Land, I, 378.

Portsmouth, 11, 371. Potter, Henry, 1, 523. Pardon, I, 126. Potterton, I, 426. **Pottes**, ——. (Pott). Council in Virginia, I, 520. Physician for colony, I, 516. Pountis, John, 1, 156. Admiral for the colony, I, 506. Council in Virginia, I, 379, 383, 479. Tenants, II, 75. Vice-admiral in Virginia, I, 546, 549, 558. Powell, Nathaniell (captain), 1, 308, 336. Died, 11, 107. Powell, William. Captain of guards, I, 126. Letter to Sir Edwin Sandys, I, 146. Powhatan, II, 395. Poyn, John (Poynes). Patents, 1, 341, 347. Preiwsen, Hiddlebrand. Land transferred, I, 608. Preston, Sir Amias, I, 607. Prin, Martin. Land and freedom, II, 73, 88. Prinn, Edward. Patent, 11, 457. Prinn, John (Prynn). Commission, II, 465. Patent, 11, 449. Prisoners, I, 155, 159, 161. To be transported, I, 128, 130, 131, 212, 253; II, 102.Order for transportation, 1, 126. See also Servants. Private papers, I, 36-37. Privy Council, I, 340. Approved contract for tobacco, 11, 265. Censures Mr. Binge, II, 303. Concerning bringing all commodities to England, I, 527-529, 530, 531-532, 537; 11, 321-322, 325-327. Concerning fishing rights, I, 340.

Privy Council-Continued. CONSULTED: Concerning magazine, I, 272, 275. Concerning tobacco, I, 291; II, 302. Decision vs. Jacobb, I, 281. LETTERS: Concerning Martin's patent, I, 594-595. Concerning Martin, I, 186. Not to harbor debtors, 1, 128. To Carleton, 1, 152. To company, I, 186. To governor and council in Virginia, 1, 172, 182, 184. Orders: I, 158, 160, 183, 186, 197, 198. Bargrave versus Smythe, 1, 161, 164. Commissioners to go to Virginia, I, 184. Concerning fishing, I, 148. Concerning importation of goods, I, 150. Concerning letters to the colony, I, 171, 175; II, 500. Concerning Martin's patent, II, 18, 26. Concerning supplies for Virginia, I, 178. Concerning surrender of charter and receipt of new, II, 469, 473-474. Answered, 11, 475. Concerning tobacco, release, I, 136. Building of foreign house for, I, 150. Contract with Sir Thomas Rowe, I, 141. Dissolving contract, 11, 392. Sole importation, I, 139. To suppress importation, 1, 149. Creating commissioners for Virginia, I, 170. Customs, I, 127. Dispatch ships, II, 476. Expense of quo warranto, II, 503-504. Faction not to be mentioned to colony, 11. 364-365. Lotteries, 1, 124. Men to be sent to Virginia, II, 136. Order concerning enforced importation of commodities, I, 164; II, 321-322.

Privy Council—Continued.

Orders-Continued. Order concerning Spain and "Treasurer," I. 132, 139. Order concerning stock of company, I, 195. Order for patent for northern colony, 1, 142. Order restraining Ferrars, I, 174. Order sequestering records, I, 185, 195. Petition of planters, II, 521. Prisoners to be sent to Virginia, II, 102. Receipt for court books, I, 171. Restoring Samuel Wrote, I, 178. Sending children to Virginia, I, 139. Suspended, I, 146. To commissioners, I, 174, 179, 180, 182, 195. 197. Transportation of prisoners, I, 126, 128, 130. 131. Proclamation for return from Virginia, I, 125. Register, I, 66-67. Warrant for arms, 1, 159. Proclamations, I, 151, 157, 161. Arms exported, I, 159. Concerning tobacco, I, 200, 204, 206. Restraining disordered trading in tobacco, I, 141. Restraining planting of tobacco, I, 137. Suspending lotteries, I, 146. Procter, [John]. COMMITTEES: Price of commodities, II, 466. Provisioning of passengers, II, 440. Survivors of massacre, II, 94. Deposition, II, 385.

Patent, II, 457.

Prosser, Thomas.
Deposition, II, 386.
Provant Master, I, 214.
Public. See Land, common.
Public Land. See Land, common.

Public Record Office, I, 54. Publications. Brinsley's book, I, 574. Broadside, I, 140. Declaration of ships to be sent, I, 145. Declaration of state of the colony, J, 141. Proposed, I, 92-93. Defense of company and plantation, I, 276, 286.Described, I, 88-92. Encourage adventurers to plant in Virginia, proposed, I, 556. History of Virginia proposed, I, 451. Laws and orders, I, 274, 380, 383, 552, 563, 618. Letters of king and of company, II, 102. List of, I, 31-33, 88-93. Value of, I, 34-35. List of adventurers and sums, I, 286, 369; II, 21, 77. Incorrect, I, 533, 570, 581, 590. Note of the shipping, I, 131-138, 145. Proposed, 1, 271, 276, 286, 411. Proposed treatise, I, 445, 449, 481, 482, 490. To secure tradesmen, I, 271. For sending youths and settling lotteries, I, 411, 416. Silkworms, I, 138, 422, 543; II, 102. Supplies intended to be sent, prohibited, I, 406. A valuation of commodities, I, 138. Purchas, Samuel. Purchas, His Pilgrims, I, 35 n; II, 519. Quaile, Richard. Commission, 11, 262. Quietus est, II, 419, 426-427, 444, 452-453, 454-455, 507, 515-516. Granted, I, 223. Requested, I, 212. Quo warranto, I, 54, 65, 102-103. Discussed, II, 499. Expense of, II, 479, 503, 505. Great committee on, II, 494.

Served, II, 478.

Rainsford, Sir Henry. Land, I, 460. COMMITTEES: Acts of the assembly, I, 341. Children, I, 300. General, I, 365. Iron works, I, 472. Proposed for, I, 390. Tobacco I, 304. Raleigh, Sir Walter, I, 11, 12, 421, 451. Freedom, II, 362. Ralph, Lord Eure. Letter to Sir Robert Harley, I, 121. Randolph, John, I, 43. Randolph, Peyton, I, 45. Rayden, Captain, I, 605. Raymond, II, 483. Rayner, Marmaduke, I, 330. Commission, II, 529. Deposition, II, 385. Explorer, I, 504. Read, Isabell. Claims against Captain Martin, I, 618. Read, Joane. Land inherited, I, 619. Read, Thomas. Land transferred, II, 91. Recorder, of London, I, 324, 562. Records. Account books, expenditures, I, 356. Added during procedure, I, 77-78. Alphabet books of adventurers, I, 294, 312, 552, 563. Book of petitions, II, 111, 117. Charters, and Crown documents, 1, 24. Classes of, I, 231. Committee for care of, II, 432. Compared with records of other companies, I, 15. Confiscation of, I, 108-111. Contracts between masters and servants, II, 113, 129-131.

Records-Continued. Conrt, II, 131. Admiralty, I, 64-65. COURT BOOK: Attestation, I, 82. Antographs of, I, 82-83. Description of contemporary copy, I, 81-84. Early history uncertain, I, 49-50. Randolph copy described, I, 48-49. Property of Virginia Historical Society, I, 50-51. Used by Hening and Burk, 1, 51. Destruction of, I, 115. Fate of, I, 107-115. In the colony, I, 36. Invoices, I, 356. LIBRARY OF CONGRESS: Manuscript records-Contents, I, 46-47. Described, I, 47-48. History of, I, 44-45. Identified, I, 46. Jefferson transcripts, I, 51–53. Anno 1623, described, I, 51-52. Instructions, commissions, letters of advice, I, 52-53. Miscellaneons records, 1606-1692, I, 52-53. List of adventurers, I, 356, 552, 563. Magazine, I, 227. Names and care of, I, 75-76. Not to pass to any but principal officers, I. 621. Petition for restoration, II, 495. Position in political movement, I, 16. Possession of, after dissolution of company. I, 109–112. Quo warranto, I, 65. Register for oath of allegiance, I, 400. Register of ships and passengers, II, 112-113, 124-126.

Records-Continued. Relation to economic England, I, 15. Sandy's-Southampton administration-character, I, 39-41. Sequestering of, I, 185; II, 423, 431-432. Sequestered, to be returned, II, 410. Showing relation with colony, I, 96-99. Sir Thomas Smythe's time, I, 25-27. Compared with later records, I, 26–28. Financial documents, I, 26, 30, 31. Supplementary letters and papers, I, 37–38. Transcripts-Randolph copy, I, 48-51. Importance and value of, I, 15-16. Value of, I, 103-105. Value of Ferrar and Manchester papers, I, 100-101. Wills and testaments, II, 113. Relations. See Letters. Requests, masters of, 1, 615. Reynolds, Henry, I, 319. Adventure, I, 408. Commission, II, 262. Land transferred, II, 122. Rich, Sir Nathaniel, I, 228, 313, 317, 324, 326, 327, 339, 384; II, 335, 405, 409, 412, 537-538. COMMITTEES: Censure of Alderman Johnson, I, 242, 244. College, I, 231. Goods, I, 321. Magazine, 1, 238. Orders and grants, I, 215. Present petition to king, II, 366. Salt works, I, 318. Tobacco, I, 275, 277, 293, 294, 304. Custom, 1, 245. Contract, II, 302. Spanish tobacco, II, 388. Welden's accounts, I, 594. Councillor, I, 227. Defense of Warwick, I, 137. Heads of speech in Commons, I, 192.

Rich, Sir Nathaniel-Continued. Letters suggesting limitation of freedom of company, I, 172. Notes concerning salaries, I, 164. Notes for defense, I, 137. On salaries, II, 259. Opposition to company, I, 167. Proposition for sole importation of tobacco, II, 342-344. Proposition for planters, II, 272. Subscriber to tobacco stock, 11, 388. Tobacco, I, 328. Rich, Lady Isabella. Land transferred, II, 122. Richardson, II, 390. Richmond, Virginia. Documents in, I, 54-55. Rider, Edward, I, 544. Adventure, 11, 505, 508. COMMITTEES: Entering courts, II, 441. General, II, 536. Price of commodities, II, 466. Provisioning of passengers, II, 440. Suspension of laws, II, 531. Patent, I, 554, 562. Riseley, Thomas. Land, I, 378. Roberts, Elias, II, 218. COMMITTEES: Care of maids, I, 428. Copeland's gift, I, 533. Copeland's ministry, 11, 49. Illegal planting of tobacco in England, II, 100. Martin's patent, I, 636. Nicholas Ferrar's accounts, I, 576. Peirce's patent, I, 515. Price of commodities, II, 466. Provisioning of passengers, II, 440. Spanish tobacco, II, 389. Sale of tobacco, II, 413.

Roberts, Elias-Continued. COMMITTEES-Continued. To collect subscriptions, I, 533; II, 536. Usher to Virginia, I, 600. Gift, 11, 25. Land, II, 25. Land transferred, II, 25. Opposed to land indenture, Summer Islands, II, 160. Robinson, Conway, I, 50. Robinson, John, son of. Petition, I, 163. Rochester, Lord Bishop of. See Bishops. Roe, Sir Thomas (Rowe), I, 309, 311, 330; II, 309. COMMITTEES: Fishing rights, I, 411. Proposed for, I, 390, 395. Tobacco, I, 328. Letter to king, I, 397. Nominated by king for treasurer, I, 348. Petition for sole importation of tobacco, I, 139. Rogers, Richard, I, 223. COMMITTEES: Colonel in Virginia, I, 569. Martin's patent, I, 596. To collect subscriptions, I, 533. Opposed to land indenture, Summer Islands, II, 160. Rolfe, George. Adventure, II, 508. Rolfe, Henry, I, 461. Petition for inheritance, II, 105. Rolfe, John, I, 400, 507; II, 395. Debt, I, 630. Letters to Sir Edwin Sandys, I, 125, 138. Tobacco of, I, 459. Rolfe, John, child of, II, 52. Rooks, George. Land, I, 630. Roper, -----. Patent, 11, 345. 16456-vol 2-06-38

Rossingham, Captain. Witness against Captain Martin, 11, 43. Rotheram, Alderman. Land, I, 622. Rowe, John. Letter to Sir Edwin Sandys, I, 148. Rowsley, William. Patent, II, 75, 90. Ruggle, George. COMMITTEE: Bargrave's treatise, I, 444. Gift, II, 136. Russell, Lord William. Letter to Sir Clement Edwards, I, 131. Nominated for treasurer by king, II, 28. Project for artificial wine, I, 141. Sachiverell, ----. Freed, I, 522. Sackville, Sir Edward, I, 364, 374; II, 27, 126, 223, 229, 302, 327, 392, 413, 444. Committees, I, 365. Bargrave's treatise, I, 444. Enforced importation of commodities, I, 565. Martin's cattle, II, 120. Message to King, II, 342, 352, 437. Message to commissioners, II, 429. Petition to King, II, 366, 435. Proposed for, I, 390, 391, 396. Tobacco contract, II, 155, 237, 333. Proclamation on, I, 404. Council, I, 379, 383. Favored land indenture, Summer Islands, II, 159. Message to King, 11, 411. Salaries, II, 152, 173 Sir Thomas Smith's accounts, 11, 259. To make request for arms, II, 96. Sainsbury, W. N., A guide to the Records of the Public Record Office, 1, 63n.

St. Augustine, City of God, I, 421.

St. John, Lord, II, 302. Council, II, 135. Gift of arms, II, 135. Land, II, 135. St. John, Oliver. Shares, I, 235. St. Michaels in Cornhill, I, 628; II, 114. St. Scyths Church, 1, 581, 635. Sermon, I, 575. St. Thomas Lane, II, 390. Salaries, I, 162, 164, 165. Notes of Nath. Rich, 1, 104. See Accounts, payments ordered; plantation, officers; company, officers; tobacco, contract. Salisbury, Lord. Transfers shares, I, 214. Sammes, Sir John. Suit with company, I, 124. Sandys, Sir Edwin, I, 213, 226, 229, 244, 259, 281, 289, 313, 335, 358, 400, 436, 445, 542, 582, 583; 11, 320, 322. Accounts, I, 458, 470, 489, 557, 593; II, 425. Allowed, II, 419. To be justified to king, II, 411. Accused by Argall, II, 50, 79. By Wrote, II, 173. Adventure transferred, II, 327. Auditor, I, 385, 467; II, 30, 536. COMMITTEES: Answer to Privy Council, II, 323, 325. Auditing accounts, II, 417. College, II, 91. Copland's ministry, II, 49. Developing commodities, I, 490. Freedom of company, II, 278. Instructions to governor, I, 496. Martin's patent, I, 596. Newce's patent, I, 448. Petition, 11, 118, 362, 366, 409. Proposed for, I, 388, 389, 396.

Sandys, Sir Edwin-Continued. COMMITTEES-Continued. Publication, I, 564. Revision of laws and orders, I, 618. Sale of land, I, 469. Sending poor to Virginia, I, 489, 555. Sending youths to Virginia, I, 583. Sir Thomas Smith's accounts, I, 417. Tobacco, I, 304. Contract, II, 72, 38, 128, 302. Proclamation on, I, 404. Spanish, II, 388. To encourage towns to plant, I, 556 Treatise, I, 490. Welden's accounts, I, 594. Defense against Wrote, II, 191. Director of tobacco contract, II, 144, 154. Favored land indenture, Summer Islands, II, 159. Joint stock for supplies, I, 273, 522. Land, I, 469, 487; II, 17, 25, 483. Land indenture, II, 489. LETTERS: Concerning treasurership, I, 133. To colony, I, 433. To John Ferrar, I, 136, 140, 141, 142, 144, 145, 150, 151, 154, 155, 159, 160, 185. To Marquis of Buckingham, I, 140. To Puritans, I, 126. To Sir Robert Naunton, I, 139. To the Earl of Southampton, I, 136. Parliament, I, 473. Petition to King, II, 541. Plan for conduct of business, I, 387-397. Quietus est, I, 386. Speech on intimidation of company, II, 309. Surrenders salary, II, 219. Articles on tobacco contract, II, 82. Sole importation of tobacco, II, 36. Treasurer, I, 212. Withdraws as director, II, 269.

Sandys, George, I, 149; II, 101, 108. COMMITTEES: Bargrave's treatise, I, 444. Debts due Lady Delawar, I, 507. Petition to parliament, I, 443. Treatise, I, 490. Council in Virginia, I, 468, 488. Glass works, I, 500, 511. Land and freedom, H, 101. Land transferred, I, 436; II, 17, 25. Letters to Mr. Ferrar, I, 165, 170. To Sir Samuel Sandys, I, 167. To Samuel Wrote, I, 166. Treasurer in Virginia, I, 450, 453, 468. To be supplied tenants, II, 541, Sandys, Henry. Adventure, II, 327. Sandys, Sir Samuel, II, 452. Enforced importation of commodities, I, 565. Entering courts, 11, 441. Savage, ----, I, 504. Saville, William. Land, I, 622. Scott, George. Adventure transferred, II, 389, 412. Auditor, 11, 536. COMMITTEES: Price of commodities, II, 466. Importation of Spanish tobacco, II, 388, 420. Council, 11, 448, 457. Favored land indenture, Summer Islands, II, 159. Land transferred, I, 608. Seal. Legal, I, 73n, 259, 262. Seaward, Isaac. Adventure, I, 280. Auditor, II, 491. COMMITTEES; General, II, 30, 536. Securities, II, 484.

Seaward, Samuel. Freedom of company, II, 74, 89. Secretary, II, 117. Seldon, ----. COMMITTEES: Proposed for, I, 395. To draw up tobacco patent, II, 98. Selsby, John, I, 400. Selsby, Thomas, I, 400. Sermons. Copland's, I, 155, 161. Gift for, I, 545, 582, 628, 635; II, 114, 119, 123, 480. Servants, I, 159; II, 102, 465. Account for sending, I, 155. Contracts with masters, II, 113. To be transported, 1, 271, 275, 287. See also Planters. Severne, John. Deposition, II, 387. Shackley, William. Transfers shares, I, 235. Sharples, Edward. Censured, I, 194. Sheffield, William. Administrator, II, 93. COMMITTEE: Message to the king, I, 357. Sheldon, ----. Patent, II, 15. Sheppard, Thomas, I, 417, 428. Adventure, I, 223. Commission, II, 388. COMMITTEES: Commodities, I, 365. General, I, 270. Newce's patent, I, 448. Peirs' accounts, II, 56. To ship criminals, I, 272. Tobacco, contract. HI, 128. Sale of, I, 406. Council, I, 379, 383.

Ships. Arrived from Virginia, I, 212, 605, 618, 623, 628; II, 342, 478, 500. Building in colony, I, 402. Departure of, I, 169; II, 371, 390, 495-496. Dispatched during Sir Thos. Smith's time, I, 168. For officers, I, 455-456, 466, 506. Joint stock for shipwrights, I, 522, 523, 567, 577. Register of, to be kept, II, 112-113, 124-126. Report for year 1619, I, 351-352. To be sent to Virginia, I, 103, 262, 277, 295, 379, 410, 476, 506, 568, 575, 624. To be sent with seed, I, 490. Abigail, I, 410, 416, 459, 470; II, 10, 103, 108, 135, 440, 444. Account of, II, 440-441, 444-447. Security to, II, 455-456. Abraham of Topsom, II, 262. Ann of Virginia, II, 262, 371, 496. Bee, II, 496. Bona Adventure, I, 339. Bona Nova, I, 218, 320, 334, 369, 370, 379, 400, 404, 422, 503, 504, 506, 534, 542; II, 156. Commissioned, 554, 562. Bonny Bess, I, 169. Bonny Bess of London, II, 262, 496. Darling, I, 554, 562. Discovery, I, 534, 554, 562. Due Return, II, 438, 496. Duty, I, 288, 410, 482. Edwin, I, 129. Eleanor, II, 104. Elizabeth, I, 534. Francis Bona Venture, I, 322, 430. Furtherance, I, 624; II, 496. Garland, I, 325, 244. George, I, 244, 319, 324, 330, 365, 371, 455, 466, 497, 506, 623, 628, 631; II, 345, 496. George of London, I, 229, 575. Gift, 1, 248. Godsgift, II, 388, 390, 496.

Ships—Continued. Godhelp, I, 534. Great Hopewell, II, 496. Hart, II. 74. Hopewell, I, 554, 562; II, 465, 496. Jacob, II, 430, 465, 496. James, I, 624; II, 342. James of London, II, 98. John and Francis, II, 156, 496. Jonathan, I, 289, 337, 409, 430, 509. London Merchant, I, 295, 309, 312, 410, 430. Marmaduke, I, 605, 620; II, 465, 496. Margaret, I, 131, 134. Margaret and John, I, 169, 624; II, 99, 496. Fight with Spanish, I, 146, 169. Mary Margaret of Topsom, II, 262. Neptune, I, 217, 219. New Year's gift, sold to Earl of Warwick, I, 131. Plantation, II, 116. Return, II, 496, 497. Royal James, I, 532. Sampson, II, 529. Sea Flower, I, 606. Southampton, II, 463, 496. Sparrow, II, 496. Supply, certificate of sailing, I, 143, 144. Susan, I, 232, 239. Swan of Barnstaple, I, 315, 409, 430. Temperance, II, 307. Tiger, I, 605; II, 496. Treasurer, I, 139, 323, 367. Trial, I, 255, 268, 430, 520. Truelove of London, II, 93, 449, 496. Warwick, I, 623. William and John, II, 262, 496. William and Thomas, I, 246, 264, 273, 287, 330; II, 388. See also Charter party; Commissions. Shippard, ----. Favored land indenture, Summer Islands, II, 159.

Shirley, Henry. Escaped debtor, I, 128. Showell, ----, I, 240. Siezemore, Mathew, I, 408. Signs and symbols, I, 207, 208. Silkworm, I, 483, 510. Simancas Archives, 1, 58. Simonds, Thomas, I, 219. Slaney, I, 319. Smale, I, 401. Smalley, Elizabeth, I, 608; II, 479. Awarded land and cattle, I, 633. False oath concerning Argall, II, 50. Petition answered, II, 442. Suit against Argall, I, 543; II, 79. Smith, -----. COMMITTEES: Children to go to Virginia, 11, 90. Commodities, I, 403. Letter concerning children, I, 431. Sale of tobacco, I, 406. Secretary, I, 484. Smith, Francis. Letter to Sir Edwin Sandys, I, 148. Smith, George, I, 213. COMMITTEES: General, I, 386, 467; II, 30, 536. Newce's patent, I, 448. Peirce's patent, I, 515. Tobacco contract, II, 154. Illegal planting of tobacco, II, 100. Sale of, I, 286, 294, 631. Spanish, II, 389. Sumerscale's plan, I, 365. Debts transferred, I, 524. Opposed to land indenture, Summer Islands II, 160. Nominated for committee, II, 154. Smith, John, I, 11, 142, 143, 159, 308, 535; II, 233. COMMITTEES: Argall's accounts, II, 27. Developing commodities, I, 490.

Smith, John-Continued. COMMITTEES-Continued. Instructions to governor, I, 496. Iron works, I, 472. Method of petitions, II, 112. Petition to King, II, 362. Revision of laws and orders, I, 618. Sale of land, I, 469. Tobacco contract, II, 38, 128, 155, 302. To draw up tobacco patent, II, 98. To encourage towns to plant tobacco, I, 556. Tobacco contract, II, 237. Sale of, II, 503. Treatise, I. 490. Vice-admiral, I, 540. Council, I, 473. Land, I, 460. Letter to Mr. Berkeley, I, 140. A Map of Virginia. With a description of the Countrey, the Commodities, People, Government and Religion. Oxford, 1612, I. 20n. Referee for Martin's patent, II, 10. Request for reward, I, 474. Transportation of youths, I, 477. The Generall Historie of Virginia, New England, and the Summer Isles: with the names of the Adventurers, Planters, and Governours, from the first beginning An. 1584 to this present 1626, etc. London, 1624, I, 20n; proposed, I, 451. A True Relatione of such occurrences and accidents of note as hath hapened in Virginea since the first plantinge of that Colonie, etc. London, 1608, I, 20n. Works. Edited by E. Arber, 1884, I, 20n. Smith, Robert, I, 582. COMMITTEES: Argall's accounts, II, 27. College, II, 91. Magazine, I, 241.

Smith, Robert-Continued. COMMITTEES-Continued. Method of petitions, II, 112. Petition, II, 118. Proposed, I, 396. Publication, I, 564. Revision of laws and orders, 1, 618. Survivals of massacre, 11, 94. Tobacco contract, II, 38, 128, 155, 237. To draw up tobacco patent, 11, 98. Council, I, 379, 383. Land, 11, 56. Opposed to land indenture, Summer Islands, II, 160. Opposed salaries, 11, 152. Referee for Martin's patent, II, 10. Smith, Roger, captain, 1, 320, 433. COMMITTEES: Colonel in Virginia, 1, 569. Council in Virginia, 1, 520. Smith, William. Land, I, 378. Nominated as secretary for Virginia, 1, 478. Suit with Bargrave, 1, 616. Smiths Hundred, I, 24I, 311. Account with magazine, I, 287. Meeting, I, 129. Rights to fish, I, 285. Smyth, Richard. Land, I, 143. Smyth of Nibley papers, I, 55. Smythe, Sir Thomas, (Smith) I, 151, 223, 224, 233, 235, 237, 263, 285, 339, 372, 387, 401, 414, 417, 424, 429, 450, 621, 630; 11, 45, 145, 320, 394, 402, 403. Accounts to be audited, 1, 212, 217, 225; 11, 438. Commissioner of Navy, J, 212. Commission for fishing voyage, I, 145. COMMITTEE: Goods, I, 321. Debts, 11, 219.

Smythe, Sir Thomas (Smith)-Continued. Desires quietus est, 1, 212. Granted shares for service, I, 214. House for meeting of magazine, 1, 228, 235, 237, 254. Land, 11, 145. LETTER, I, 123. To Secretary Conway, I, 192, 198. To De Lawar and Argall, 11, 51-55. To the Lord President Mandeville, 1, 198. To Ralph Winwood, I, 123. Magazine accounts, 1, 287, 328, 365. Nominated by King for treasurer, I, 348. Resigns from treasurership, I, 212. Suit against Captain Bargrave, I, 496. See also Accounts, Sir Thomas Smith. Snellinge, Erasmus, Il, 457. Snoad, John. Deposition, II, 386. Soan, Joseph, II, 532. Soan, Martha. Petition for adventure, II, 532. Soan, Sydrac. Petition for adventure, 11, 532. Solicitor, I, 444. Somers Islands. Adventure transferred, II, 413. Arms for, 11, 100. Butler's government described, II, 405-409. Claim by Mathew Summers for ambergreece, 11, 46-49. Committee, I, 374. Court, I, 591, 592. Desire petition to Parliament, I, 443. Discovery of, II, 47-49. Error in court book, I, 430. Freedom from customs, 1, 282. Governor for, 11, 464. Indian maids, 1, 485, 496; II, 35. Land in Virginia, 1, 425, 430, 492, 582; II, 158-159. Orders and Constitutions, 1, 152.

Somers Islands-Continued. Orders omitted from court, I, 166. Request servants from king, I, 272. Ship to touch at, II, 390. Tobacco, II, 501-503. Contract, II, 98, 160, 298. Committee on sale of, II, 413. Sale of, II, 501-503, 517. Wrote's objection to salaries, II, 244. See also Courts. Somers, Matthew, captain, I, 462. Land, I, 415, 434. Patent, I, 474. Petition, II, 46, 79, 511, 513, 514. Southampton, Earl of, (Henry Wriothesley) I, 218, 245, 262, 263, 376, 385, 400, 403, 408, 506; II, 302, 329, 416, 420, 519. .ecounts, II, 18, 27, 425. Censures Wrote, II, 194. COMMITTEES: Message to the King, I, 357. Tobacco contract, II, 38, 128. Favored land indenture, Summer Islands, II, 159. Joint stock, I, 522. Land, I, 378; II, 483. Land indenture, 11, 488. Land transferred, II, 243. Magazine account, I, 260. Nominee for treasurer, II, 29. Patents, I, 347, 375, 380, 439. Quietns est, II, 444, 452–453. To continue as treasurer, II, 424, 531-532. Treasurer, I, 385, 471; II, 17, 29, 535. Southampton house, I, 261. Southampton Hundred, I, 535. School in, I, 586, 587. South Sea, I, 504. Southerton, Elias. Land, II, 243. Southey, Henry. Patent, I, 575, 584.

Spain, I, 431, 483. Privy Conneil, order of, concerning "Treasurer," I, 132, 139. Complains against "Treasurer," I, 367. Fight with "Margaret and John," I, 146. Relation to colonies, II, 315, 316, 323. Rumor of attack on colony, I, 124. Spanish agent, I, 317. Spanish ambassador, I, 359; II, 53. Spanish ships, I, 509, 516. Spanish trouble, I, 367. Spanish wreck, II, 171. Spark, —, I, 334. Sparrow, Stephen, I, 235. Land and servants, II, 16. Opposed to land indenture, Summer Islands, II, 160. Transfers adventure, I, 300. Spelman, Henry, I, 11, 169, 310. Spelman's Relation. Edited by Charles F. Hunnewell. London, 1872, I, 37. Spruson, —, 1, 401, 414; II, 495. Stallenge, Jaspar, Captain, I, 274, 432. Standard, W. S., The Virginia Archives, I, 54n. Standing orders. See Laws and orders. Staples, Robert. Minister, I, 535, 544, 635. Star Chamber, I, 328; II, 530. State papers, colonial and domestic. Contents, I, 64. History, I, 63. Importance, 1, 64. Stephens, John. Land assigned, II, 107. COMMITTEE: Price of commodities, II, 466. Stephens, Richard. Land, I, 625. Steward, Augustine. Transfers adventure, I, 281. Steward, James. Patent, II, 132.

Stiles. Nominated for deputy by King, II, 28. Stith, William, 1, 43. History of the First Discovery and Settlement of J'irginia. Williamsburg, 1747, I, ----. Stokes, ----, Lieutenant. Requests land for service, I, 217. Stokemandevill, ----, I, 624. Strange, John. Share received, I, 223. Stratford, John, I, 150. Note for tobacco, I, 150. Stringer, James. Prisoner, I, 131. Stringer, Samuel. Died, II, 106. Strutt, John, II, 77. Strutt, Robert, II, 77. Stubbins, Thomas, I, 372. Stubbs, ----. Adventure, I, 418. Suits, I, 93. Threatened vs. Jacobb, I, 258. See also Chancery; Admiralty. Summers, Sir George (Somers), I, 425, 449, 451. Accounts and will, I, 462. Summers, Nicholas, I, 462. Sumerscales, Robert, I, 218, 220, 370, 398, 403. Sunken Marsh, I, 308. Sunnybank, ----, doctor. Freedom of company, II, 20, 26. Swaine, Thomas, I, 372. Swayne, Arthur (Swaine, Swann), 1, 372, 482, 517. Land and freedom, II, 74, 89. Patent, I, 534, 561. Swayne, William, I, 372. Swann. See Swayne. Sweden, I, 420, 430. Swift, I, 297, 303, 428.

Swinhowe, -----. COMMITTEES: Letter concerning children, I, 431. Nicholas Ferrar's accounts, 1, 576. Sydrack, -----. Adventure inherited, II, 532. Symonds, William. A Sermon preached at White-Chappel, in the presence of many, Honourable and Worshipfull, the Adventurers and Planters for Virginia. London, 1609, I, 32n. Tasborough, Sir John. To receive land, I, 246. Tatem, ----, II, 510. Tavernor, John. Adventure granted, I, 223. Taylor, Robert, I, 544. Freed, I, 544. Proposed as factor, II, 169. Tenants. For East India School, I, 550, 559. Freed, I, 508. For glass works, I, 493. For iron works, I, 476. For vice-admiral, II, 75. See also Planters. Thompkins, I, 295. Thompson, Captain. Contract for ship to Virginia, I, 277. Thompson, Maurice. Deposition, II, 386. Thompson, John, I, 131, 289, 295, 337. Thornborough, Sir John, I, 344. Adventure transferred, II, 505, 508. Thornhill, Sir Timothy. Land, II, 262. Thorpe, George, I, 134, 142, 143, 144, 594. Charter, I, 382. COMMITTEES: Censure of Alderman Johnson, I, 244. Debts due Lady De Lawar, I, 507. To dispatch magazine ship, I, 245.

Thorpe, George-Continued. Council in Virginia, I, 379, 383, 479. College land, I, 332. Debts, I, 191. Deputy for college land, I, 349. Instructions, I, 143. Letters to Sir Edwin Sandys, I, 147, 148. Letter to John Smyth, 1, 134, 145. Patents, I. 375. Throckmorton, Sir William (Throgmorton), I, 338. Letter to Sir George Yeardley, I, 135. Transfers share, I, 140. Tickenor, -----. Opposed to land indenture, Summer Islands, II, 160. Tilbury Hope, 1, 278, 295. Tobacco, I, 221, 248, 266, 286, 287, 329. Account in Middleborough, I, 570, 572; II, 108. Certificate of, I, 125. Not to be used as coin, I, 519. Committee to King, I, 194, 196. Computation by Nicholas Ferrar, I, 172. CONTRACT, I, 163. Charges of sale, proportioned, II, 71, 86. Customs under, II, 58, 98, 332, 338-339. Enforced importation of all commodities, II, 298, 305, 306-307, 308, 309, 312, 315-317, 321-323. Answered, 325-327, 379. Freight by company, II, 58, 59, 60, 71. 86, 332. Garbelling, patent of, II, 59, 60, 66, 67, 71, 82, 84. General committees on, II, 223. King-Letter, I, 166. Orders contract, I, 196. Share in proceeds, one-fourth, II, 58. One-third, II, 59, 60, 67, 69-70, 82, 86, 338.

Tobacco-Continued. CONTRACT-Continued. Officers for management, II, 144-145, 148-150, 155, 272-273. Opposition to-I, 166. Before Lord Treasurer, II, 297–300. Before Privy Council, II, 302-306, 329, 335. Liability of individuals, II, 165-168. Order of Privy Council for, I, 164. Patent-Approved by Privy Council, II, 265. Articles sent to Lord Treasurer, II, 82. Attorney-general to draw, II, 162. Committee for drawing, II, 98, 156, 243, 293. Dissolved by Privy Council, II, 392. Entertained, II, 69. Excepted to by Lord Treasurer, II, 82. Modified, II, 121, 138-140, 142-144. Petition concerning, to King, II, 335-340. Planting, in England and Ireland restrained, II, 58, 85. Ratified by company, II, 85-88, 148. Reconsidered, II, 330-333. Respited three or four months, II, 265-266, 273. Signed by Lord Treasurer, II, 147-148, 264.Propositions-Of Lord High Treasurer, I, 164; II, 36-37. Entertained, II, 38. Of Nath. Rich, I, 164. To King, II, 58-59, 80. Exceptions, I1, 59, 80. Answer to exceptions, II, 60-63, 81. Salaries-II, 150-152. Approved, II, 153.

Tobacco-Continued. CONTRACT-Continued. Salaries-Continued. Detrimental to planters, II, 220. Discussion of, II, 152-153, 219-225, 266-273. Johnson's proposition, II, 270-271. Opposed by Wrote, II, 169-177, 183, 189-195, 197-214, 240-243. Wrote's project, II, 226-227. Discussed and refused, II, 228-231, 232-240. Sale, management of-By candle, II, 293. Company, sole management, 11, 58, 71, 87, 332, 339. In bulk, II, 291, 295. Plans for receipt, sale, and distribution, II, 280-293, 333. Price, II, 290, 291, 298-300. Retail price, II, 59, 61, 87, 138-139. Sale suspended, II, 56. To be sold before division, II, 70, 332, 339 - 440.Sole importation, 11, 58, 85, 330, 333, 336-338. At 12d. custom proposed, II, 297-300, 312-317, 320-321. Estimates of, II, 297, 313. Petition for, II, 364-366, 367-368, 371-372. Proposition from Nath. Rich, II, 342-344, 364-366, 367-368, Spanish, 11, 59. Argued, II, 61-64, 70-71, 82, 84, 87, 121, 127-128, 138, 330-331, 337-338, 342-344, 364-366. Committee on management, under, II, 128, 144-145. Covenant additional to patent, II, 142-144. Defended to king, II, 352-362.

Tobacco-Continued. CONTRACT—Continued. Spanish-Continued. Time of contract, 11, 66, 82, 83. Warehouse, II, 156. CUSTOMS, I, 196, 245, 258, 275, 290, 291; II, 37, 314-315, 335. Increase accepted, I, 292, 296, 304. Collector for, I, 245. Committee on, I, 245, 248, 275. Freed from, 1, 281, 289; II, 519-520. Farming of impost declined by company, I, 290, 291. Jacobb, collector of, 1, 132, 328; 11, 68. Freight, I, 380, 381. Foreign sale prohibited, I, 150. Garbling of, 1, 293. Grievances presented to king, I, 194, 196. IMPORTATION, I, 149, 162. Amount in seven years, 11, 61. Illegal, II, 62. Proclamation prohibiting, II, 162-163, 265-266, 293. All to be brought to England, I, 526, 526-529, 531-532, 537, 565, 568-569. Resisted by company, I, 398, 402, 404, 405, 442-443. Increase, committee on, I, 304. MAOAZINE, I, 304, 315, 316, 343, 380, 505. First described, I, 282. Letter from, I, 167. Officers for, I, 505. Officers in Ireland, II, 169. Order of council in Virginia, I, 190. PARLIAMENT: Bill, I, 194. Petition to, 1, 442-443. Restrains planting in England, I, 258, 291, 292. Planted contrary to law, I, 327, 328. Proprietors, II, 82. Restrained in Virginia, I, 329, 413, 480.

Tobacco-Continued. Received from Virginia, I, 504. Receipt for, I, 127. To be released, I, 136, 137. Proclamation restraining disordered trading, I, 141. Roll and leaf, II, 86. SALE OF: Committee on, I, 294, 297, 321, 503; II, 413, 517. High price, I, 480. Letter concerning, II, 501-503, 517. Objected to by Privy Council, I, 526, 526-529, 531-532, 537. Payment of John Ferrar, II, 24. Payments, 1, 122. Plans for, I, 289, 294, 298, 299, 304, 312, 315, 316. Sir Thomas Roe's contract for, II, 68. Sold, I, 343. To be sold, I, 525, 631, 632. To be sold in Flushing, I, 406, 422, 482, 505. Sole importation: By Sir Thomas Rowe, I, 139. Order of Privy Council, I, 139, 141. Origin of, 11, 68. Petition for, I, 139, 281-284. Spanish, I, 282, 290; II, 313, 314. Compared with Virginia, I, 282. Committee on importation of, 11, 420, 430. Joint stock for importing, II, 156, 163, 164, 166-168, 221, 222, 269, 387-388, 389, 411, 420. Petition to king against, II, 541. Petition to parliament against, II, 538, 540. Source of income, I, 95-96. Sumerscale's, plan for patent, I, 364, 370, 398. Allowed, 403. Considered, I, 218. Reported adversely, 1, 219.

Tobacco-Continued. Summer Islands Company alone to import, I, 406, 442-443. Tasters appointed, 1, 136. Transported, customs free, II, 70. See also Accounts and magazine. Tomlins, Richard, I, 223, 615; 11, 479, 483. COMMITTEES: Argall's accounts, 11, 27. Care of records, 11, 432. Martin's patent, I, 636. Petition, 1, 607; II, 118. Revision of laws and orders, I, 618. Securities, II, 484. To collect subscriptions, I, 533. Council, II, 421, 429. Favored land indenture, Summer Islands, II, 159. Land transferred, 11, 497. Referee for Martin's patent, II, 10. Tracy, Gayles, I, 142, 143, 144. Tracy, William, I, 296, 303. Charter, I, 404. Council in Virginia, I, 379, 383, 479. Death, I, 520. Debt, I, 535. Letter to John Smyth, I, 139, 140, 141, 143, 144. Trade. Commission for, I, 548. Custom of, II, 325-326. Freedom guaranteed company, II, 325-326. Freedom in Virginia, I, 241. To be argued, I, 273. Granted, I, 294, 303. With Indians, 11, 52. See also Magazine. Tradesmen. For college land, I, 234. Treasurer, Lord, I, 633.

604

INDEX

Trevor, **S**ir John, jr. Land, II, 279, 295.

Trevor, Sir John, sr.

Land transferred, 11, 279, 295. Trials. See Opposition and Disputes.

Truckmaster, 1, 214.

Truelove, Rowland.

Commission, 11, 93. Land, I, 523, 534. Patent, I, 534, 554, 561.

- A True declaration of the estate of the Colony of Virginia, with a confutacion of such scandalous reportes as have tended to the disgrace of so worthy an enterprise. London, 1610, I, 31.
- A True and sincere declaration of the purpose and ends of the Plantation begun in Virginia of the degrees which it hath received; and meanes by which it hath beene advanced: and the resolution and conclusion of His Majestics Councel of that Colony for the constant and patient prosecution thereof, untill by the mercies of God it shall retribute a fruitful harvest to the Kingdome of heaven, and this Common-Wealth. London, 1610, I, 31.

Tubman, Samuel, I, 331.

Tucker, Daniel, captain, I, 158, 458, 472; II, 483.

Adventure and land, I, 223; II, 74, 90. COMMITTEE:

New patent for Martin's Hundred, I, 578. Revision of laws and orders, I, 618.

Land, 1, 427.

Offices, 1, 214.

Patent, I, 624; II, 29, 32.

Requests shares for service, I, 214.

Tucker, William.

Accounts questioned, II, 104.

Tue, Mrs. Mary.

Land, II, 74. Land transferred, II, 74, 89.

Tufton, Sir Nicholas.

Adventure, I, 364.

Tufton, Sir Nicholas-Continued. COMMITTEES: Iron works, I, 472. Message to the King, I, 357. Summer Islands, I, 375. Turner, —, Doctor. Adventure, II, 21. Tutchin, Edmund. Commission, II, 438. Twisden, Sir Roger. Land, II, 218. Twisden, Sir William. Land transferred, II, 218. Undergod, ----, I, 182. Upton, ----, Captain, I, 132. Ursinus, Zacharias. Catechism, I, 589. Valentia, 1, 510. Veere, Sir Horatio, I, 339. Council, II, 261. **Venison**, II, 114. Vesie, William. Land, II, 122. Vice-admiral, I, 214, 332. Viner, Thomas, I, 372. Adventure transferred, 11, 327. Land transferred, 11, 295. Virginia. See Plantation. Virginia Company of London. Letter to the Governor and Council in Virginia, I, 158. See also Company. Virginia, Counsell of. The New Life of Virginea: Declaring the former syccesse and present estate of that plantation. London, 1612, I, 32. Virginia, The Counsell of. A publication by the Counsell of Virginea, touching the Plantation there. London, 1610. [Broadside.] 1, 32.

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- Virginia. A Declaration of the State of the Colony and Affaires in Virginia, with The Names of the Aduenturors, and Summes aduentured in that Action. By his Majesties Counseil for Virginia. 22 Junij, 1620. London. Printed by Thos. Snodham. 1620. (92 pp.) I, 88-91, 141.
- A Note of the Shipping, men, and Provisions sent to Virginia by the Treasurer and Company. [Broadside.] 1619, I, 131, 141.
- A Note of the Shipping, men, and Provisions sent and provided for Virginia by Right Honorable Henry Earle of South-hampton, and the Company and other private Adventurers, in the year 1621. With other occurents of note. Gifts, and Patents. [Broadside.], I, 57n, 145.
- A Valuation of the Commodities growing and to be had in Virginia, rated as they areworth, I, 138.
- Virginia Inconveniences; That have happened to some persons which have transported themselves from England to Virginia. 1622. [Broadside.] I, 56n, 88-91, 152.
- Virginia richly valued. By the description of the main land of Florida, her next neighbor: . . Written by a Portngall gentlemen of Elnas, emploied in all action, and translated out of the Portuguese by Richard Hacklvyt. London, 1609. I, 32.

Vivian, Christopher.

Land, II, 217

Vote.

Proxy, I, 578.

Wake, Sir Isaac.

Letter to Secretary Conway, 1, 193.

Wale, Thomas, I, 401.

Northern fishing, I, 474.

Waller, John.

Land transferred, II, 145.

Waller, William, I, 368.

Ward, John, Captain. Patents, I, 347.

- Warde, William, I, 400. Letter to Lord Zouch, I, 132.
- Wariscoyaek, 11, 381.

Warrant.

To trade, I, 132. See also Charters and Commissions.

Warwick, Earl of (Robert Rich), I, 226; II, 403-405, 407, 412.

COMMITTEES:

Censure of Alderman Johnson, I, 242, 244.

Entering eourts, II, 441.

Present petition to King, 11, 366.

Tobacco, I, 275, 304.

Tobaeco customs, I, 245, 248, 328.

Tobaeeo contract, II, 302.

Spanish tobaceo, II, 388.

Councillor, I, 227.

Letter to Secretary Conway, 1, 199.

Subseriber to tobacco stock, 11, 388.

- Waterhouse, Edward, I, 82, 633, 636; II, 472, 501, 503.
 - A Declaration of the State of the Colony and Affaires in Virginia. With a Relation of the Barbarous Massacre in the time of peace and League, treacherously exceuted by the Natiue Infidels vpon the English, the 22 of March last. And A Treatise annexed, Written by that learned Mathemetician Mr. Henry, Together with the names of those that were massacred; that their lawfull heyres, by this notice giuen, may take order for the inheriting of their lands and estates in Virginia. Also a Commemoration of such worthy Benefactors as haue contributed their Christian Charitie towards the aduancement of the Colony. And a

606

INDEX

Waterhouse, Edward-Continued. Note of the Charges of necessary provisions fit for enery man that intends to go to Virginia. Published by Authoritie. London, 1622, I, 56n, 152. Petition, II, 517. Waterhouse, Francis. Patent, I, 534. Waterhouse, Thomas. Accounts, II, 14. Accounts, Sir Thomas Smith's, I, 618. Collector, I, 533, 551, 560, 580; II, 14. Land, I, 534, 580, 590. Patent, I, 534. Secretary for Virginia, nominated as, I, 478. Solicitor, II, 155. Wainman, Sir Thomas. Land, 1, 246. Patent, I, 252. Watson, William, I, 372. Waynwright, Thomas. Land, II, 56. Webb, Thomas. Land assigned, I, 509. Webb, William, I, 278, 347, 401, 414, 535; II, 446. Adventure transferred, II, 362. COMMITTEES: Care of maids, I, 427, 428. Peirce's patent, I, 515. Provisioning of passengers, II, 440. Sale of tobacco, II, 413. Favored land indenture, Summer Islands, II, 117. Elected husband, I, 213, 386, 468; II, 31, 155, 536. Joint stock, I, 495. Welden, William, Captain. Claim against company, I, 601-604. Claim denied, I, 606. Letter to Sir Edwin Sandys, 1, 139. Patent, I, 579, 584. Tobacco, I, 517, 593.

Wellis, William, I, 414. Patent, I, 414. Wentworth, Henry. Land, I, 635. Petition to King, II, 519. West, Francis, I, 153. Master of ordinance, I, 126. West, Nathaniel, captain, I, 126. West, Sir Thomas. Instructions, I, 122. West Indies, II, 315. Weston, ----, II, 110. Weston, Francis. Planter, II, 532. Weston, Garrett. Land, II, 532. Petition, II, 511. Westrowe, Thomas, I, 219. Wetherell, Thomas, I, 372. Weyncop, ----, I, 221. Weynman, Sir Ferdinando. Land, I, 381. Weynmane, Sir Francis. Land, I, 384, 436. Patent, I, 398. Wheat, William. Land, I, 548. Wheatley, Thomas, I, 213. COMMITTEES: Colonel in Virginia, I, 569. Commodities, I, 403. General, I, 386; II, 30. Joint stock for glass, I, 514. Laws and officers for Virginia, I, 216. Newce's patent, I, 448. Survivals of massacre, II, 94. Suspension of laws, II, 531. Tobacco, I, 291; II, 154. Spanish tobacco, 11, 389. Council, II, 448, 457. Dismissed from committee, II, 536.

Wheatley, Thomas-Continued. Favored land indenture, Summer Islands, II, 157. Nominated for committee, II, 154. Oath, I, 403. Wheeler, John. Letter to Sir Ralph Winwood, I, 123. Whetcombe, -----. Adventure, I, 378. White, George. Pardon, I, 126. White, John, II, 165. COMMITTEES: Care of records, 11, 432. Letter to colonel, 11, 378. Message to king, II, 371. Petition to king, II, 362. Tobacco contract, II, 333. To draw up tobacco patent, II, 98. Sale of tobacco, II, 503. Ceuncil, II, 421, 429. Letter to Sir Francis Wyatt, 1, 189. Petition to Sir Francis Wyatt, I, 191. White, William. Land, I, 534. Patent, I, 534. Whitson, -----, alderman of Bristol. Freedom of company, I1, 20, 26. Whittaker, Alexander. Letter to Sir Edwin Sandys, 1, 147. Good Newes from Virginia. Sent to the Counsell and Company of Virginia, resident in England. From Alexander Whitaker, the Minister in Henrico in Virginia, etc. 1613. I, 32. Rewarded, I, 508. Whittaker, Jabez, 1, 370, 513. Widowes, ----. Commodities, I, 518; II, 466. Wilcocks, Michael, I, 181.

4

Williamson, Lawrence. Adventure, II, 362. Wills and testaments. Records to be kept, II, 113. Wilmer, Clement. Land transferred, I, 635. Wilmer, George. COMMITTEE: Joint stock for Spanish tobacco, II, 388. Discussion of salaries, II, 221. Land, 1, 635. Wilson, Thomas, I, 158. Land, I, 548. Winston, Thomas, Dr. (Wynston), 1, 275, 314, 316, 341, 369. Adventure, I, 223. COMMITTEES: Commodities, 1, 370, 518. Education of infidels' children, I, 307. General, I, 270. Joint stock for glass, 1, 514. Newce's patent, I, 448. Publication, I, 286. Salt works, I, 318. Tobacco, I, 299, 304. Transportation of children, I, 287. Transportation of servants, I, 289. Council, I, 379, 383. Suit against Wve, I, 325. Winwood, Ralph. Letter, I, 122. Wiseman, Richard, I, 213, 380, 410, 455; II, 495. Auditor, I, 213, 238; II, 491. Bookkeeper, II, 155. COMMITTEES: Auditing accounts, II, 417. Commodities, I, 413, 518. General, I, 386, 467; II, 30, 536. Newce's patent, I, 448. Proposed, I, 392, 393.

Wiseman, Richard-Continued. COMMITTEES-Continued. To ship criminals, I, 272. Tobacco, 1, 291. Illegal planting of, in England, II 100. Sale of, I, 294, 406. Nominated for committee, II, 154. Oaths, I, 403. Opposed to land indenture, Summer Islands, II, 160. Patent, I, 414, 534, 562. Wisher, Gabriel, I, 430. Withers, Anthony. Adventure, II, 438. Commodity proposed, I, 521. Withers, Richard, II, 186, 233, 501, 542. Adventure, II, 442, 505, 508. Auditor on magazine, II, 134. COMMITTEES: Care of records, II, 432. Freedom of company, II, 278. Petition to king, II, 362. Price of commodities, Il, 466. Tobacco-Contract, 11, 128, 154. Sale of, 11, 503. Spanish, II, 420. Freedom of company, II, 278. Nominated for committee, II, 154. Wives. See Women. Wheeler, John. Letter, I, 123. Whitney, Francis, esquire. Shares received, I, 223. Windham, Hugh, merchant. Share received, I, 223. Wolstenholme, Henry. Land transferred, 1, 630. Wolstenholme, Sir John, I, 212, 219, 238, 240, 248, 261, 273, 294, 304, 310; II, 371, 412. Adventure, I, 273.

Wolstenholme, Sir John-Continued. COMMITTEES: Censure of Alderman Johnson, I. 244. College, I, 23. Commodities, I, 370. Goods, I, 321. Martin's patent, I, 636. Orders and grants, I, 215. Proposed for, I, 390. Revision of laws and orders, I, 618. Sale of tobacco, I, 286. Spanish tobacco, 11, 388, 420. Welden's accounts, I, 594. Examiner of magazine accounts, I, 263 Land, I, 251, 599, 630. Land transferred, I, 599. Magazine, I, 365. Nominated for treasurer by king, II, 28. Proposition in place of tobacco contract, II, 312. Winne, Edmund. Patent, II, 20, 32. Women, I, 391. Cared for, 1, 428. Charge for sending, I, 256. Indian maids, I, 485, 496. Joint stock for sending to colony, I, 515, 566. To be sent, I, 256, 269. Wood, ----, I, 420. Wood, Abrose. Land transferred, I, 630. Wood, John, I, 402. Wood, Phillip. Land, I, 619. Wood, Thomas. Cattle, I, 423. Woodall, ----, II, 371. Accusation approved, II, 324. COMMITTEE: Importation of Spanish tobacco, II, 388. Opposed to land indenture, Summer Islands, II, 160.

Woodall-Continued. Opposition to the company, I, 460. Petitions against, 11, 279. Proposition for cattle, I, 578. Submitted, I, 542. Subscriber to tobacco stock, II, 388. Woodcocke, James. Land, I, 548. Woodleefe, John, Captain. Commission, I, 135. Commission revoked, I, 142. Patent, I, 232. Patents transferred, 1, 252. Remembrances, I, 135. Woodnoth, Arthur, 1, 81. A short collection of the most Remarkable Passages from the originall to the dissolution of the Virginia Company, 1, 80, 80n. Woodshawe, Thomasin, I, 160. Worsley, Sir Richard. Patent, I, 414, 462, 466. Worsly, Sir Bowyer. Patent, I, 629; II, 20, 32. Wright, John, I, 171. Wrote, Samuel, I, 319, 330, 443, 521, 541, 578; II, 27, 168, 394, 499. Accusation of false entry, II, 243. Adventure, I, 319. Appeal to quarter court for trial, II, 183. COMMITTEES: Acts of the Assembly, I, 336. Argall's accounts, II, 27. Bargrave's treatise, I, 444. Brinsley's book, I, 574. Children to go to Virginia, 11, 90. College, II, 91. Colonel in Virginia, I, 569. Commodities, I, 518. Deputies for plantation, I, 340. General, I, 365. Iron works, 1, 472. Land patents, I, 492.

Wrote, Samuel-Continued. COMMITTEES-Continued. Magazine, I, 371. Martin's patent, I, 561, 596, 611 Method of petitions, 11, 112. Newce's patent, I, 448. New patent for Martins Hundred, I, 578. Nicholas Ferrar's accounts, I, 576. Petition, I, 607; II, 118. Proposed for, I, 389, 390, 396. Publication, I, 564. Revision of laws and orders, I, 618. Salt works, I, 318. Sending youths to Virginia, I, 583. Sumerscale's plan, I, 365. Tobacco, I. 299. Tobacco contract, 11, 128, 155, 237. To draw up tobacco patent, II, 98. Proclamation on tobacco, I, 404. Sale of tobacco, I, 406. To encourage towns to plant, I, 556. freatise, I, 490. Usher to Virginia, I, 600. Vice-admiral, I, 540. Wye business, I, 341, 344, 358, 367, 380, 383. Copy of court refused, II, 186. Council, I, 379, 383. Excepts as to court entries, II, 181-187. Excluded from council, 11, 257-258. Fear of Southampton, as privy councillor, II, 200.Leaves court, 11, 194. Liabilities for company, II, 165-168. Objections to salaries, II, 240-243. On laws and orders, II, 163. Opposition to contract, 11, 298. Project for salaries, II, 220, 232-240. Proposition on commodities, I, 517. Referee for Martin's patent, 11, 10. Restored by privy council, I, 178. On salaries, II, 169.

Wrote, Samuel-Continued. Sentence desired, 11, 342. Submission, II, 183. Suit with Wye, II, 141, 448. Suspended from company, II, 258. Suspended from council, II, 195. Threatens appeal to King, II, 200. Trial, II, 188-195, 197-214. Trial and censure of, II, 249-259. Wroth, John, I, 219, 229; II, 536. Auditor, I, 213, 385, 444, 467; II, 30. COMMITTEES: Berblock's propositions, I, 347. Censure of Alderman Johnson, I, 242, 244. Children, I, 300. College, I, 234. To dispatch magazine ship, I, 245. Education of infidel's children, I, 307. General, I, 365. Goods, I, 321. Lotteries, I, 295. Magazine, I, 241. Nicholas Ferrar's accounts, I, 576. Orders and grants, I, 215. Petition, II, 118. Proposed for, I, 388, 396. Salt works, I, 318. Transportation of children, I, 287. Tobacco, I, 275. Wroth, Sir Thomas, I, 304, 335, 372, 417; II, 220, 409. COMMITTEES: Acts of the assembly, I, 336. Children, I, 300. Commodities, I, 518. Education of infidel's children, I, 307. Goods, I, 321. Instructions to governor, I, 496. Land patents, I, 492. Laws and officers for Virginia, I, 216. Martin's patent, I, 596.

Wroth, Sir Thomas-Continued. COMMITTEES-Continued. New patent for Martins Hundred, I, 578. Patent, I, 436. Revision of laws and orders, I, 618. Secretary, I, 484. Transportation of children, I, 287. Usher to Virginia, I, 600. Dissatisfied with Brewster's acquittal, I, 365-367. Nominated director, II, 272. Wyatt, Sir Francis, I, 436, 497, 506; II, 108. Adventure, I, 418. Commission from King as governor, I, 199. COMMITTEES: Bargrave's treatise, I, 444. Debts due Lady De Lawar, 1, 507. Iron works, I, 472. Petition to parliament, I, 443. Treatise, I, 490. Governor in Virginia, I, 440, 449. Governor of colony, II, 537. Letter from, II, 519. Letter to John Ferrar, I, 170. Minister, I, 516. Petition to company, II, 452. Renominated, II, 530. Resignation of, II, 525, 536. To be supplied tenants, II, 541. Wye, William, I, 325, 407. Wynn, Edmond. Patent, I, 632. Yarmouth, Assembly of. Order concerning Virginia lottery, I, 125. Yeardley, Sir George, I, 239, 255, 257, 274, 287, 318, 320, 323, 325, 329, 332, 333, 336, 400, 440, 485, 588; II, 45, 105, 113, 119, 404, 405. Accounts, II, 108. Commissioned as governor by King, I, 119. LETTERS: I, 122, 134, 229. To the company, I, 325, 503; II, 307, 342.

Yeardley, Sir George—Continued.
LETTERS—Continued.
To the New Magazine Company, I, 147.
To Sir Henry Peyton, I, 122.
To Sir Ed. Sandys, I, 131, 140, 148.
Patent, I, 579, 584.
To return, I, 435.
Yeardley, Ralph, 1, 287.
Yate, Ferdinando.
Journey to Virginia, I, 131.

Zane, Isaac, I, 43.
Zouch, Edward, Lord, I, 218.
Covenant with Lord DeLawar, I, 127.
Letter to Captain Ward, I, 129.
Warrant to John Fenner, I, 132.
Zouch, John (esquire), I, 372, 375, 381, 384; II, 177, 449, 457.
Receiver of King's rents, II, 177.
Zouch, Sir Edward, Knight marshal, I, 253.
Zouch, Sir John, I, 17.

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